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The Calcutta Gazette.

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Antifications.

The 14xx Max 1833.—The Givernment of Bengul having entered into a Contract with Mesers. Sumuel Smith and Co., for the grecution of the Movernment Printing Work, from the 1st July nest, Public Officers employed under this Government are kereby directed not to employ any other Printing Litablishment for the execution of the Government Work from and after that date.

Change Branch.

CROSL BRADON, Secy. to the Goot, of Bongal. THE 24th FREED ARY 1865.—The ontered into a Contract with Mesers. execution of the Government Printing the Government of India at the President ampling any other Printing Establishment Work.

ORGIA-BRADON Say, to the Gost, of India

WEDNESDAY, JUNE 20, 1855.

Legistatibe Council

The 9th June 1855.

THE following Bill, as settled in Committee of the whole Council on the 9th of June 55, is re-published for general information :-

A Bill for the more easy recovery of a and demands.

ritories in the possession and under the Govern-ment of the East India Company; It is enacted as follows :-

In each of the Presidencies of Fort William in Bengal, Fort St. George, and

Moonsiff's Courts to be Sa all Canac Courts for the trial of sum-Bombay, every Moonsiff's Court shall be a Court of Small Causes for the trial of summary mary actions. actions, and shall exercise sum-

mary jurisdiction under the following rules. All claims for money due, whether on Bond or other contract, or for

of rent, or for personal property, Description | claims to be cognizable or for the value of such property, or for damages, when the debt, damage, or demand does

not exceed in amount or value the sum of Fifty Rupees, shall be tried summarily in a Court of Small Causes; provided that a summary action in such Court shall not lie in

Provinc. any of the following cases :-1st.-On balance of partnership account, unless the balance shall have been struck by the parties or their agents.

2nd - For a share or part of a share under an intestacy, or a legacy or part of a legacy under a will

3rd. -For any claim relating to arrears or exactions of rent, or to alleged illegal distraints for rent, for which claim, or for any part whereof, a summary suit could have been brought before an Officer of Government in the Revenue Depart ment, if commenced in due time.

ent, if commenced in due time.

4th.—For the recovery of damages. 4th.—For the recovery of damage, by account of allows personal injuries, unless special damage of a pecuniary nature shall have resulted from nuch injury.

th.—For any claim which, irrespectively of the count thereof, is not according to law community by a Moonsiff in his ordinary jurisdiction.

III. No person whatever shall, by reason of Jarindiction of the place of birth, or by reason of descent, be excepted from the jurisdiction of any Court of Small Causes constituted under this Act, and any such Court shall be competent to hear and determine all claims cognizable by such court, when the cause of action shall have arisen, or the defendant at the time of the commencement of the suit shall reside as a fixed inhabitant, within the local limits of the jurisdiction of such Court; provided that, if an action be brought against several defendants, of whom one shall be resident as a fixed inhabitant; within the local limits of the jurisdiction of the Court within the jurisdition of which the cause of action shall have

arisen, the action shall be brought in that Court.

IV. Claims which can be tried in a summary action in a Small Cause Court Claims which can be dried under this Act not to be cominable in any other Court.

under Section II. of this Act shall not be cognizable in any other Court or in any other manner; but nothing in this Act shall be held to take away

Provise. the jurisdiction which a Magistrate, or a person enercising the powers of a Magistrate, or an Assistant or a Deputy Magistrate can now exercise in regard to debts or other claims of a Civil nature, or the jurisdiction which can be exercised by village Moensiffs or village or district Punchayet under the provisions of the Madras Code, or by Punchayet under Begulation VII. of 1827 of the Bombay Code, or by Military Courts of Request, or by a single Officer duly authorized and appointed under the Rules in force in the Presidencies of Fort St. George and Bombay respectively, for the trial of small suits in Military Bazars, in Cantonments, and stations occupied by the troops of those Presidencies respectively, or by Punchayets in regard to suits against Military persons, according to the Rules in force under the Presidency of Fort St. George.

V. A minor may prosecute a suit under this
Act upon any contract entered
into with him, or for any wrong

for which he might have sued and under this act if of full age, without being represented by his guardian or next friend, in the same manner as if he were of full age. Provided that no release, compromise, or acquittal by the minor be valid without the con-

with the Court with the Court was a Seal bearing the following inscription in English and in the language of the Court to be a Court of record, and to be subject generally to the Zillah Jedge and Sudder Court.

Court of Small Causes of "and every such Court shall be a Court of re-

cord, and shall be subject to the general control and orders of the Judge of the district and of the

VII. plaintiff shall not divide any cause of action for the sake of bringing

two or more summary actions under this Act; but a plaintiff having a cause of action for more than the amount cogni-

zable by the Court, may abandon the excess, which abandonment duall be stated in the plaint and shall for eyer bar any claim to such excess.

VIII. The plaint in a summary action units.

Stamped paper, according to a table of rates given, to be used for plaint, except by Native Officers and Soldiers, which, under the provisions of Act No. XV. of 1845, may be instituted on unstamped paper, shall be engrossed on paper

bearing a stamp or stamps proportioned to the amount sued for, according to the rates in the following Table:—

Provided that nothing in this Act shalf render it necessary for any plaint to be written on stamped paper when the amount of debt or damage shall not exceed one rupee, nor shall render a stamp necessary in any place not now subject to a stamp law.

When plaint on plain paper may be received. Subsequent procedure for fedovery of costs.

IX. Chause 1.—The Court if satisfied of the inability of the plaintiff to pay the value of the stamp prescribed for plaints, may receive such plaint on plain

paper.

Clause 2.—On the conclusion of the suit, the whole of the costs which would have been incurred by the plaintiff, had he been admitted to sue as a pauper, shall be ascertained and entered in the decree.

Clause 3.—If the decree is in favor of the plaintiff, the costs, or such part of them as the Court may decree, shall be recovered from the defendant for the benefit of the Government and other parties entitled thereto.

Clause 4.—If the decree is against the plaintiff, the defendant, if payment of costs is awarded, may proceed against the plaintiff under the ordinary rules for the enforcement of decrees.

X. In a suit instituted under this Act for a sum not exceeding Fifty Rupees, no stamp shall be required in respect of any petition or other proceeding connected with the suit, or with the execution of any order or judgment passed therein, or for copies of any naners, other than the stamp duty hereinbefore

papers, other than the stamp duty hereinbefore required on the plaint. In suits for an amount exceeding Fifty Rupees, the general Stamp Regulations in force in the several Presidencies shall be applicable.

Mode desirating this Act, a plaintiff may state his claim to a Judge verbally; in which case it shall be reduced into this act in the language of the Court, by the Judge him of, or by an Officer of the Court in his presence and under his personal superintendence, upon stamped paper to be provided by the plaintiff for that purpose; or the plaintiff or his authorized agent may present to the Judge a plaint in the vernacular language of the Court.

AII. The plaint, whether taken down in writing in the Court, or presented in writing, shall state briefly the name, designation, and residence of the plaintiff, and also, if known, the name, designation, and residence of the defendant, the substance and value of the claim, and the date of the cause of action, according to one of the forms contained in the Appendix A, or to the like effect.

Documentary evinous support of his claim on any dense to be produced by plantiff.

than an entry in a book, he shall deliver the same to the Court at the time of making or presenting his complaint, and if the document he an entry in a book, he shall produce the book to the Court, together with a copy of the entry on which he relies; and unless such document as above-mentioned be delivered in, or its non-production be sufficiently excused, or unless the Court may see fit to extend the time for producing the same, it shall not be admitted to proof in support of his claim.

XIV. The Court, having received a plainter

Mode of procedure after plaint received.

Mode of procedure inquiry, by examination of the plaintiff or his agent, upon oath

or affirmation, as to the merits, and shall record the substance of the examination. The Court shall reject the plaint unless it appear that the plaintiff has a cause of action, or if it shall appear that the defendant or the matter of the suit is not within the jurisdiction of the Court, or that the action is barred by the lapse of time. If the plaint be not rejected, it shall be filed together with any document produced in support thereof, unless the do-cument be a book; in which case, the Court, after examining and comparing the copy of the entry produced with the original, and marking the original, shall cause the copy to be filed and the original book to be returned to the plaintiff.

XV. The Court, upon rejecting a plaint, shall record its decision, which shall

like effect.

plaint, Court to record its decision and the reasons, in the lan-guage of the Judge.

be reduced to writing in the verbacular language of the Judge, together with the rea-sons upon which it is founded.

of a summons to the defen-dant in the form laid down

in the Appendix B, or to the

XVI. If the plaint shall be admitted, the Court shall direct the issue

adra lasion af. plaint, Court to direct sene of nummons to the defendant.

A copy or translation of the plaint to be annexed to the summons, and perso-nal attendance of defendant may be reoulred.

XVII. Clause 1 .- A copy of the plaint shall be left with the defendant when the summons is served upon him; and if the plaintiff require the personal attendance of the defendant, and satisfy the judge that such personal

Judge of his own accord require such resonal attendance, the summons shall contain an order for the defendant to appear personally. Court on a day to be specified in the stamons, otherwise the summons shall order the defendant to appear personally, or by an Agent duly authorized on his healf who has removed knowledge of the on his behalf who has personal knowledge of the subject or who shall be accompanied by a witness who has such personal knowledge.

Clause 2.- If there be more than one defend-

The presonce of one or more of several de-fendants may be requireu.

shall be specified in the summons, which shall be served on each of the defendants.

The day to be specified in the sammons how to be fixed. Defendant to be ordered to produce accessary uncents.

Clause 3 .- The day to be specified in the summons shall be fixed with re-ference to the state of the file and the distance that the defendant may be, or be supposed to be, at the time, from the

aut, the plaintiff or the Judge

may require the personal atten-

dance of any one or more of the defendants, and the same

place where the Court is held; and the summons shall order the defendant to produce any document which he may have in his possession, of which the plaintiff demands inspection, or upon which the defendant may intend to roly in support of his defence.

Clause 4.- Nothing in this Section shall

Defendants residing fifty miles distant from the Court exempted from personal attend-

deemed to require the personal attendance of any defendant, who, at the time of issuing the summons, is bond fide residing beyond fifty miles from the place where the Court is

XVIII. No misnomer, or inaccuraté description

of any person or place, in any Missomersand insummons or other proceeding, accurate description of person or place not to vitiate summons, &c. shall vitiate the same, if the person or place be therein so described as to be sufficiently

identified.

XIX. The summons shall be served by a single peon, by delivering a copy thereof to the defendant per-Summons how to be served. sonally when practicable, if the summons cannot be served on the defendant. personally, by delivering a copy of it, together with a copy of the plaint, to some adult male member or servant of his family, residing or being in his dwelling-house or place of business, or by affixing a copy of the summons and a copy of the plaint to some conspicuous part of his usual place of abode or place of business, and also by affixing copies of the same in the Court room. The summons in either case shall be served a sufficient time before the day fixed for the appearance of the defendant, to enable him to appear in Court on that day.

If summons has been personally served Nazir to endorse the

XX If the summons be served personally, the Nazir shall endorse on the summons the fact of such service.

XXI. If personal service be not effect d, the
If otherwise, Nazir shall endors on the
endorse the reason
non-service.

Nazir shall endors on the
summons the reason of not
serving it personally, and how to endorse the reason of non-service. it has been served.

XXII. When a summons or other process Execution of process beyond jurisdiction of the Court, such summons or other process shall be transmitted to the Court of Small Causes within whose jurisdiction the summons or other process is required to be served, whether such Court of Small Causes be within the local limits of the jurisdiction of one of Her Majesty's Supreme Courts or not, and a Judge of such Court shall back the same, and cause it to be served in the same manuer and subject to the same rules as if it were a process issued by such Judge, and shall return the sum-mons or other process to the Court issuing the same with a certificate of the Nazir of what shall have been done thereon.

XXIII. Clause 1.-When a aummons has

been served on a defendant, and he does not attend on the When Court may adjourn the hearing of a case to a day to be day fixed for his appearance, if the Nazir's report show that fixed by proclamathe service has not been made in sufficient time to admit of

the defendant conveniently attending the Court on that day, the Court may adjourn the hearing to another day, which shall be made known to the parties by a proplamation affixed in a conspicuous place in the Court room.

Clause 2 .- Any Nazir who shall wilfully make

any false statement in respect Penalty for wilful false statement re-apocting service or son-service of sun-mons, or for personal-ing any party to a sait. of the service or the non-service of a summons by any endorsement on such summons, and any person who shall wil-fully make any false statement respecting the service or non-service of the summons, or shall personate any party to a suit, shall,

situated.

with imprisonment for a term not exceeding one year, with or without hard labour, or with fine, or with inth.

XXIV. Upon the appearance of the parties

On appearance of parties, defence to be made orally and reduced into writing, after which the parties may be examined by the Court, or cross-ex-amine such other.

on the day named in the summons, or upon any subsequent day to which the hearing of the case may be adjourned, for sufficient reason to be recorded by the Judge, the Court shall call upon the defendant, or his pleader or agent, to make his

defence: the defence shall be made either in writing in the language of the Court or verbally, and if made verbally shall be reduced into writing in the language of the Court, either by the Judge himself, or by an officer of the Court in the presence and under the personal superintendence of the Judge; after which the Judge shall proceed to examine such of the parties as may be present, and either party or his agent may cross-examine the other. If either of the parties be not bound to attend personally, any agent by whom he shall appear, or any witness who shall accompany such agent, shall be examined and cross-examined in like manner as the party himself would have been if he had attended personally.

XXV. If either of the parties shall bring forword a witness on such day, the Witnesses when to be examined. Judge may take the evidence of such witness either on that day, or on any subsequent day which may be fixed for the examination of witnesses.

XXVI. The examination of the parties or their witnesses shall be upon oath or Mode of examinaupon affirmation, and the substance of the examination shall be reduced to writing in the vernacular language

of the judge. XXVII. If, after the examination required by Section XXIV., and also the ex After examination.

Court may make its evidence is required.

amination of any witness who may attend to give evidence on behalf of either of the parties, a decree can be properly made

without further evidence, the Court shall make its decree accordingly.

XXVIII. Clause 1 .- If any issue result from the examination upon which it Court to record isis necessary to hear further sue and to fix a day for hearing evidence. evidence, the Court shall de-clare and record such issue,

and shall fix a convenient day for the examination of witnesses and the trial of the suit; and the trial shall take place on that day, unless there be sufficient reason for adjourning it, which reason shall be recorded by the Judge.

Clause 2.- If the defendant, in support of this defence, rely on any document in his possession other than an Documentary svidance how given. entry in a book, he shall deliver

the same to the Court at the time of making his defence, and the Court shall file the same; and if the document he an entry in a book, he shall produce the book to the Court, together with a copy of such entry, and the Court, after examining and comparing the copy with the original, and marking the original book to be returned to the defendant; and, unless such document as above-

on conviction before a Magistrate, be punishable mentioned be derivered in or its non-production be sufficiently excused, or unless the Court extend the time for producing the same, it rhall not be admitted to proof in support of the defence.

XXIX. The parties shall bring their witnesses

Parties shall pro-duce their witnesses on the day of trial; or Court, on application of either party, shall issue summons for the attendance of a wit-

into Court on the day of trial. and if either party require the assistance of the Court to procure the attendance of a witness on such day, either to give evidence or to produce a document, he shall apply to the Court, after the recording of the issues

and in sufficient time before the day fixed for the trial of the issues, to enable the witnesses to be summoned to attend on that day; and the Court shall issue a summons according to the form contained in Appendix C., or to the like effect, requiring such witness to attend.

XXX. Every summons, whether to an adverse

party or a witness, shall be served at the cost of the party Costs of summons and travelling charges shall be previously de-posited in Court. at whose instance it is issued and the amount of such cost, as well as any sum required for

the travelling and other expenses of a witness, shall be deposited in Court before the summons is issued.

XXXI. The provisions of the Acts and Regulations and all other Rules for

ton, &c., of witnesses.

Rules regarding to tending ton, &c., of witnesses.

Madras, and Bombay, relating for procuring the Rules regarding atto the evidence of witnesses, for procuring the attendance of witnesses, and the production of documents, and for the examination, remuneration, and punishment of witnesses, whother parties to the case or not, shall, except so far as the same may be inconsistent with the provisions of this Act, apply to, and be of equal force and effect in sum-mary actions under this Act.

XXXII. Every plaintift and every defendant

summoned to attend personally Parties to appear personally when so shall, except as hereinafter provided, attend in person on the required. day specified in the writ of summons; otherwise he shall not be heard by a

pleader or agent.

XXXIII. Any party to a suit may employ an

Pleaders or agents may be employed, but without excusing per-sonal attendance of parties when express-ty required,

authorized pleader or agent to conduct the case on his behalf but the appointment of such pleader or agent shall not parties when expressive excuse the personal attendance of the plaintiff or defendant in cases where his personal attendance is expressly

required by this Act, or by the summons, or any order of the Court.

. XXXIV. A plaintiff or defendant shall not be

Females of rank. when parties to a suit, exempted from per-sonal attendance, Also parties under certain cirpunitances, unless regulated to attend as

bound to attend in person if of the female sex and of a rank and description which, according to the prejudices of the country, would render it improper to require her persons attendance in Court. A plain tiff or defendant may be ex

cused by the Judge from attending in person i there be a Co-plaintiff or Co-defendant who appear in person, or if the opposite party he willing to ex-cuse his attendance, or if the Court be satisfied that

there is a reasonable excuse bond-fide for the nonattendance of such party; but any such party may be compelled to attend or give evidence as a witness in the suit under the law applicable to the attendance of parties to a suit as witnesses.

XXXV, If a plaintiff, or a defendant setting Parties exempted

from personal attend-ance to appoint pro-per agents, who may be examined.

up a cross-demand against the plaintiff, be excused by the Court from personal appear-ance, such plaintiff or defendant shall appoint a person to attend the Court on his behalf, who has personal knowledge of the subject of the claim or demand, and who shall be liable to be examined and crossexamined in the same manner as the plaintiff or defendant would have been if he had personally attended. The Court may also, if it think fit, order

that the party excused shall be examined in any way in which an absent witness may be examined. XXXVI. If on the day fixed by the summons

If on the day of hearing, and prior to go ording the issues for trial, neither of the parties appear, plaintiff to be non-united.

for the appearance of the defendant, or on any subsequent day to which the hearing of the case may be adjourned, prior to the recording of issues for trial, neither of the parties appear, the Court shall nonsuit the plaintiff.

XXXVII. If on any such day the defendant only appear and dispute the demand, the Court shall dis-If defendant only appear and dispute the demand, Court to miss the case with costs, unless dismise the case; but if defendant admit the claim, Court shall the defendant admit the cause of action, or any part of it; in decree upon such adwhich case the Court shall proceed to give judgment for the

plaintiff upon such admission without costs: provided that such judgment, if there be Provise. several defendants, shall be only

against the defendant who makes the admission.

XXXVIII. If on any such day the plaintiff only appear, the Court, upon proof that the summons has been duly served according to the provisions of this last the summons has If plaintiff only appear, Court proceed ex-paris. the provisions of this Act, or

that the defendant has come to the knowledge of such summons, shall proceed to examine the plaintiff or his agent, and after considering the allegations of the plaintiff, and any documentary or oral evidence adduced by him, may either dismiss the case, or postpone the hearing of it to a future day for the attendance of any witness the plaintiff upay wish to call, or may make an exparte decree against the defendant.

XXXIX. If the defendant shall appear on any

If defendant appear on a day so which the case is postponed, the Court may allow him so be heard in answer to the suit.

subsequent day to which the hearing of the suit may be postponed under the last preceding Section, the Court may, upon such conditions, if any, as to costs or otherwise as it

may think proper, allow him to be heard in anawar to the suit as if he had appeared on the day land for his attendance.

If neither party ap-pear on the day fixed for the trial of an intic, plaintiff to be nonsaited; if only the of the perties ap-pear to be tried

XL If on the day fixed for the trial of any appear, the plaintiff shall be nonsuited. If on any such day one only of the parties appear, the issue shall be tried and determined ex-parte.

. XLI. If a decree he made ex-parts and the Revival reversal party against whom such de-Revival, rovereal, and alteration of ex-parts decrees under certain rules and concree shall have been made appear, either in person or by agent, if a plaintiff, within

ditions.

fifteen days from the date of the Court's order, and if a defendant, within such time as the Court shall deem reasonable under all the circumstances of the case, not exceeding three months after the defendant has been arrested, or some part of his property has been attached in execution of the decree, and shall show good and sufficient cause for his previous nonappearance, and shall satisfy the Court that there has been a failure of justice, the Court may, upon such terms and conditions as to costs or otherwise as it may think proper, revive the suit, and alter or rescind the decree according to the justice of the case, recording the reasons for so doing, and may also order restitution, if the decree shall have been executed, which order may be enforced in the same manner as a decree; but no decree shall be reversed or altered without previously summoning the adverse party to appear and be heard

in support of it.
XLII. Clause 1.—The defendant, in any action under this Act, may pay Defendant may pay money into Court in satisfaction of the de-

into Court such sum of money as he shall think a full satisfaction for the demand of the plaintiff, together with the costs in-

curred by the plaintiff up to the time of such payment, and such sum shall be paid to the plaintiff. Clause 2 .- If the defendant deposit less than

If plaintiff elect to proceed in the case, proceed in the case, and altimately recover no further sum than that paid into Court, he shall be liable to the subsequent costs.

the sum claimed, and the plaintiff elect to proceed in the case, and ultimately recover no fur-ther sum than shall have been paid into Court, the plaintiff shall be charged with any costs incurred, by the defendant in the suit after such payment.

XLIII. No interest shall be allowed to a plaintiff on any sum paid by No interest on dethe defendant into Court, from the date of such payment, whe-

ther such sum be in full of the plaintiff's claim or fall short thereof.

XLIV. A defendant may set off against the plaintiff's claim, in any suit Defendant may set under this Act, any demand for off cross-claim against plaintiff, which he might have sued the

plaintiff in the same Court; but if the demand proposed to be set off exceed the amount cognizable by the Court, the defendant, previously to being allowed to set off the same. shall abandon the excess.

XLV. If the defendant in any case claim to set off any demand against the lu cases where cluims are set off, Court may adjudge claim of the plaintiff, the Court shall find what amount is due nv sum due to either to the plaintiff, and what amount, if any, is due to the

defendant, and shall give judgment for the recovery of any sum which, upon such finding, shall appear due to either party.

XLVI. The judgment of the Court with res-Effect of judgment pect to any demand which a uch cares. defendant may claim to set off, shall have the same effect as if such sum had been claimed by the defendant in a separate action against the plaintiff.

mand recoverable against two

or more persons jointly answerable, he may sue any one

or more of such persons with-out joining the other, and the diamiseal of such suit or a de-

*cree therein shall bar his claim

sons jointly answerable, and one

or more of such persons cannot

be personally served with the

summons, judgment may be

obtained against any person or persons who shall have been

personally served with such

proofs within the time allowed

him, or to take out a summous

for the attendance of any wit-

may require to be enforced, the

case shall be proceeded with and

determined as if such party had

orders for granting time to the

plaintiff or defendant to pro-

ceed in the prosecution or de-

declined to produce any proof.

noss whose attendance

XLVII. Clouse 1 .-- If a plaintiff ha.. a de-

Plaintiff bartag a joint derivand against accord persons may must core or more of them without the others.

Effect of decres in such suit. against the person not joined.

Clause 2.—If a plaintiff are two or more per-

Judgment may be dained against the aniguests may be obtained against the obtained against the have have have been served with num-goins, though such jointly with others who have not been appeared. served.

XLVIII. If either party fail to produce his

If either party fail to produce his proof, or adopt measures to enforce the attendance shall be proceeded with as if be had doclined to produce any

XLIX. The Court may, in any case, make

Court may great time for proscruting slatin or defeare, and may adjourn the hour-

fence of a suit, and may also from time to time, for sufficient reason to be recorded by the Judge, adjourn the hearing or further hearing of any case, in such manner as to the Court may seem fit, or call on either party for proof on any point which the Court may think necessary for the determination of the case.

EUIDIMONS.

L On the trial of any issues, the substance On trial of issues, evidence to be re-duced to writing.

of the evidence of each witness shall be reduced to writing in the vernacular language of the Judge in the form of a narra-

tive, by, or in the presence and under the personal superintendence of, the Judge.

Judgment how to be pronounced.

LI. The Court shall pronounce judgment in open Court; and all the provisions of Act No. XII. of 1843 and Act No. XXXIII. of 1854 shall be applicable therete.

LII. If the decree be for the delivery of person-al property, it shall state the amount of money to be paid an alternative if delivery cannot be had. The as an alternative if delivery cannot be had. decree shall also state the amount of costs incurred in the suit, and by what parties, and in what proportions they are to be paid.

LIIL Every decree for the payment of money win an order for immefor immediate execution, unless, the Court shall see fit to provide for the payment by instalments, with or without interest, of any sum adjudged, or there shall be other good reason to the contrary.

LIV. If any person entitled to person 'entitled to plead in a Court of the East India Pleaders in when Company shall appear on behalf of any party to a seit instituted under this Act, the Court, if it consider the case a fit one for the employment of a pleader, may charge the loning party, as part of the costs of

suit, with a sum on account of the pleader's fee not exceeding, in the case of a plaintiff, 6 per centum upon the sum decreed, and in the case of a defendant 5 per centum upon the amount claimed

Proviso, by the plaintiff; but no fee for any pleader or altent shall be charged as part of the costs of soft in any other case.

In a out for damages for breach of contract, Court may, with con-cent of plaint of, order specific performance.

LV. In a suit for damages for breach of contract, if it appear that the defendant is able to perform the contract, the Court may, with the consent of the plainformance of the contract within a time to be fixed by the Court, and shall award an amount of

damages to be paid as an alternative.

Refund of stamp duty on plaint in case of compromise before

LVI. If the case be settled by compromise before the defendant is called upon to make his defence, the plaintiff shall be entitled to receive back the entire amount of the stamp duty paid on they

LVII. If the compromise be such at to

No refund of stamp duty if compromise re-quire a decreton which execution can be taken

require a decree to pass, on which process of execution can be taken out, the plaintiff shall not be entitled to a refund of the stamp auty.

LVIII. If one Death of one or more of several defendeats before judgment not to abete suit.

or more of several defendants die before judgment, the plaintiff may continue the suit against the survivor or survi-vors in the same manner as if he or they had been sued

alone; provided that a decree in such suit shall be a bar to any proceedings against the representative of the deceased defendant.

LIX. If a sole plaintiff die before judgment, the Court, at the instance of Death of sole plainhis representative, may proceed to judgment in the same manner as if the suit had been commenced by the representative.

LX. If the plaintiff become bankrupt or insolvent before judgment, the Insolvency of plain-Court may proceed to judgment at the instance of the assignee in the name of the plaintiff.

LXI. No suit instituted under this Act shall be

Court may allow amendment of defects, errors, &c., in suits.

dismissed on the ground of defect of parties, of misjoinder of persons or claims, of improper

other defect, error, or irregularity, if it shall appear to the Court that such defect of parties, misjoinder, improper valuation, error, defect, or irregularity was not wilful or for the purpose of obtaining any undue advantage, and that an amendment may be made without injustice - any person; and the Court may, for the purpose of correcting any eras may be necessary, and upon such terms as it may deem proper.

LKII. If at the time of a cummary inquiry into a plaint under Section XIV. of Court may refer quietless of Law, See, to Budder Court. this, Act, or at any subsequent stage of a suit, any question of law, or usage having the force

of law, or the construction of a document affecting the decision of the case, may arise, on which the Court may entertain reasonable doubts, and which it may be requested by either party to reserve for the opinion of the Sudder Court, the Court may draw up a statement of the case, and submit ir with its own opinion for the decision of the Sudder Court.

LXIII. If the Court refuse the application of

Grounds of refuest of Court to refer to Sudder Court on an application of parties, to be noted on the record.

any of the parties to a suit for a reference to the Sudder Court, it shall make a note on the record of the grounds of the application and the reasons for refusal.

Natice of reference to Sudder Court, if made before issue of minimum, to be forthwith given to defend-

LXIV. If such case be stated before the issue of a summons to the defendant, notice of such re-ference to the Sudder Court (which notice shall briefly set forth the nature of the claim and the question referred) shall

forthwith be served on the defendant in the same manner as a summons.

LXV. The Court may proceed in the case,

Court may pass deeree contingent upon the opinion of the Budder Court, pending which execution not to notwithstanding a reference to the Sudder Court, and may pass a decree contingent upon the opinion of the Sudder Court on the point referred; and no execution shall be is-

sued until the receipt of the order of the Sudder Court.

Pult bench of the Sudder Court to de-cide cases referred under this Act.

LXVI, Cases referred for the opinion of the Sudder Court shall be dealt with by a full beach of that Court.

LXVII. The Sudder Court shall fix an early

Sudder Court to fix an early day for the bearing of the case. Proclamation thereday for the hearing of the case, and shall notify the same by a proclamation to be fixed up in the Court House of that Court.

Parties may appear and be heard in peron or by pleader.

LXVIII. The parties to the case may appear and be heard in the Sudder Court in person or by pleader.

LXIX. The Sudder Court, when board and considered the case, Decision of Sudder shall transmit a copy of its Court how to be trame judgment, under the seal of the

Court and the signature of the Register, to the Court by which the reference was made; and such Court shall, on the receipt thereof, proceed to dispose of the case conformably to the decision of the Sudder Court.

LXX. Each party shall bear his own costs, if any, consequent on the re-Costs of reference == Sudder Court. ference of a case for the opinion of the Sudder Court.

LXXI. Process of execution shall be in the Propose of execu- Dor E or to the like effect, and shall be directed to the Nazir of the Court. Any moveable property rejuired to be seized under an execution shall be described in a list, to be furnished by the judgment creditor, and shall be pointed out by him or his agent. Process shall not be issued simultaneously against, the nerson and property of a judgment debtor.

LXXII. If the Court shall award payment of any sum of money by instal-ments, and default be made in On default of pay-

ricat of an inculment, execution shall have upon application for full amount unpaid. payment of any instalment as it falls due, execution shall issue upon the application of the judgment creditor for the full

maount of all the instalments remaining unpaid.

Execution not to issue against hele or representative of a de-ceased party without notice

norice.

LXXIII. Execution on a judgment shall not . issue against the heir or other representative of a deceased party, without notice to such heir or other representative to appear and be heard.

LXXIV. Process of execution shall bear date Date of process of on the day on which it is sign-mention. How here od by the Court, and no warrant oxecution. How heng warrant shall conti-one in force. shall continue in force for a longer period than sixty days

calculated from such date. LXXV. Second and successive warrants of execution may be issued by order of the Court, on the application of the judgment cred tor, after the expiration of the period above fixed for the continuance in force of a previous warrant.

No such warrant shall continue in force for a longer period than sixty days. LXXVI. No warrant of execution shall be issued

Time for issue of tice to the party against whom execution is applied for, unless the application for the issue of the same be made within one year from the date of the judgment or from the date of the last previous application for execution, or, if the judgment be for payment by instalments, from the date of the first default of payment.

LXXVII. If the judgment of the Court be for the delivery of any personal property to the decree-holder-Worrant against personal property. the Court shall issue a warrants in the form contained in the Appendix F, or to the like effect, directing the Nazir to deliver, or cause to be delivered, the property to such party, or if delivery cannot be had, to levy, at the instance of the plaintiff, the sum awarded as an alternative.

LXXVIII. If a warrant issue for taking in exe-Warrant sgainst the the Nazir of the Court shall

cause him to be seized, and unless such person shall immediately deposit with the Officer entrusted with the service of the warrant the full amount specified therein, the Nazir shall bring him before the Court; and if much person shall not immediately deposit in Court the full amount specified in the warrant, or furnish good and sufficient security for the payment of the same either in full or by instalments, as the Court may direct, or satisfy the Court that he has done his heat to pay the same and has no property or effects from which it can be discharged, the Court shall send him to the Civil Jail, there to remain for such time as shall be directed by the warrant, unless he shall in the meantime pay the full amount specified therein, or furnish such security as aforesaid. Provided that the term to be directed by the warrant shall not exceed three calendar months where the amount decreed, exclusive of costs, does not exceed Fifty Rupees, or six calendar months in any other case.

Form of accurity by bond for payment decree by judgent debter. judgenbut

LXXIX. The security taken under the preceding Section shall be by bond in the form contained in Appendix G. If default shall happen in the fulfilment of the

conditions of the bond, the judgment creditor may, without a fresh action, sue out execution upon such bond under the rules of this Act, in like manner as if a decree had been passed against the surety, his heirs, executors, or administrators upon such bond.

LXXX. Any

No person to be imprisoned a second time undersame judgment, but his property to be liable to attachment. person once discharged from Jail shall not, be imprisoned a second time under the same judgment, but such discharge shall not extinguish the liability of such person under the decree, or exempt any proper-

ty liable to attachment in execution of the same. LXXXI Any

Diet money to be deposited at the time of issue of warrant.

person suing out process of execution against the lody of any person under this Act shall deposit with the Nazir of the Court, at the time of the issue

of the warrant, diet money for one month of thirty days, at such rate as the Court may direct, not exceeding two annas per diem, unless the Court, for any special reason, firect the deposit after a higher rate, which shall not exceed four annas per

LXXXII. Payment of diet money at the same rate shall be made previous to

Payment of dist the commencement of each sucmoney in advance durcooding month of the impriing imprisonment. soument, in failure of which the

party confined shall be discharged.

LXXXIII. All diet money spent in providing subsistence for any prisoner shall be added to the costs in costs in sult. the suit, and any diet money not so spent shall be returned to the party who

deposited the same.

LXXXIV. The Court, at the instance of the judgment creditor, may, at any time after judgment, summon the judgment debtor, and any Court may examine judgment debtor touching his property. other person whom it may think necessary, and examine him upon oath or affirmation touching the property of the judgment debtor and his means of satisfying the judgment; and if such judgment debtor, or other person, on such examination, shall wilfully misrepresent any matter on-which he may be examined, he shall be deemed guilty of perjury, and shall be proceeded against, and, upon conviction, punished accordingly.

LXXXV. A judgment debtor may, at any

time, deposit in Court any sum, or any part of any sum, of money which he may have Andgment debter may deposit money in Court : no interest allered on such debeen adjudged to pay, and the sum so deposited shall be paid over to the party entitled to receive the same; and no interest shall be allowed

to such party upon such deposit from the date on which it was made, whether it be in full of the judgment, or fall short thereof.

EXEXVI When cross-judgments shall have been obtained between two

parties, execution shall issue only upon the one which shall he for the larger sum, and for so much only as shall remain after deducting the amaller aum.

Took and implements of landures and seed-grain excepted from execution.

LXXXVII. In executing a writ of execution against the movemble property of a debtor liable under this Act, the Natir shall except the tools and implements of the trade or business of such

debtor and seed intended for the sowing of land cultivated by him.

LXXXVIII. No sale of any moveable property

Custody and tale of moveable property taken in execution

taken in execution shall be made until after the end of six days at least next following the day on which such move-

able property may have been so taken, unless such moveable property be of a perishable nature, or upon the request in writing of the party whose property has been taken. Until such sale, the moveable property shall be deposited by the Nazir in some fit place, or it may romain in oustody of some fit person approved by the Nazir.

LXXXIX. If, within the period of five days,

Court to stay sale of moreable property soized if a third party claim any interest cialm Eny therein.

a third party appear before the Court, and by petition, supported by his oath or affirmation, claim a right or therein. interest in any of the move-able property soized, the Court shall stay the sale of such property.

XC. The Court shall adjudicate upon such claim, and make such order Court to adjudicate between the claimant and the plaintiff and defendant in the original suit as shall seem fit.

XCI. In trying such claims the Court shall be guided by the rules contained

Mode of disposing and effect of judgment.

in this Act so far as they may be applicable; and the judg-ment passed by the Court upon

such claim shall have the same effect and be subject to the same rules as a judgment in a summary action instituted under the provisions of this Act.

XCII. If such third party shall fail to establish

Third party failing to establish his claim, liable to puy componsation to judgment

his right to the property seized, the Court, at the time of disposing of the case, may award to the judgment creditor against such third party, as part of the costs, such sum as it

may consider sufficient to cover any loss of interest or damage which such judgment creditor may have sustained by reason of the postponement of the sale of such property.

Which of coveral judgment creditors is senitled to a professible right to the proceeds of sale.

XCIII. If several judgments be recovered under this Act against the same party, the judgment creditors is little to a proloce- ditor who first furnishes a list of moveable property to be selzed in execution shall have

seized in execution shall have a preferential right to have the whele of his claim satisfied from the proceeds of the sate of such property; but this rule shall not apply to any creditor who shall refuse to maintain his right to bring such property to sale against a third person who may claim the more, now to say judgment which shall be proved to have been obtained collimited to have been obtained collimited to define the control of the collimited of the col

XCIV. No irregularity in publishing or conducting a sale of moveable pro-

levegifically in publighting and conducting a sale shall not vitinta

Provise.

perty under an execution shall vitiate such sale; but this rule shall not be held to deprive any porson, who may sustain damage by reason of such irre-galarity, from recovering such damage by action.

Judgment how to be enforced against land within the gene-ral jurisdiction of the Judge of the Court.

XCV. If a judgment creditor be unable to enforce or obtain satisfaction of a judgment by execution against the person or moverable property of the debter within the juris-

nounced the same, the Judge of such Court, if he has a general jurisdiction by virtue of which he has power to issue execution against improveable property for the satisfaction of decrees, shall, upon the application of the judgment creditor, issue execution against any immove able property of the defendant, which the plain iff shall point out. within his general jurisdiction, under the same rules and procedure, and subject to the same appeal, as in cases which fall within his general jurisdiction; or the Court, on the application of the

Judgment how to be enforced beyond jurisdiction of Court.

judgment ereditor, shall grant him a copy of the judgment and a certificate of any sum remaining the under it, and on

the presentation of the copy and certificate to any other Civil Court of Her Majesty or of the East India Company within the said Territories, such Court shall proceed to en-force such judgment by process either against the person or against the moveable or im acceable property of the debtor, according to its own rules and mode of procedure, under Act. No. XXXIII. of 1852, Provided that no such judgment shall

be removed into any Court other than a Court of Small Causes for the purpose of enforcing the same against the person or moveable property of a debtor within the local limits of a Court of Small Causes which such Court might keys under a decree of its own. Provided also, that Section I. Act XXIII, of 1840 shall not extend to any writ or process of execution issued out of a Small Cause Court.

XCVI. Every process under this Act shall issue under the seal and signatuens and service of ture of the Court, and shall be directed to the Nazir of the Court, and shall be served or executed by 'inn, or

by a single officer of his establishment.

XCVM. If any person resists the execution of a process issued under this Act, Resistance of prothe Court may, on the statement on oath of the peou or other Officer resisted, summon the offender to answer the charge; and if, after due service of the summons, he fail to attend, may issue a warrant for his apprehension. If the charge be proved, the Court may punish the offender by a fine not excourt may purish the onender by a fine not ex-ceeding Fifty Rupees, commutable, if not paid, to imprisonment in the Civil Jail for a period not ex-ceeding thirty days. All orders passed by Court of Small Causes, under this Section, shall be ap-pealable to the Zillah Judge.

XOVIII. The Judge of each district shall, with the approval of the Coats of serving Sudder Court, prepare a table of the costs of serving pro-

oess under this Act; and the amount chargeable Deposit of rests deposited with the Nazir of with Nazir.

the Court previously to the issue thereof, and shall form part of the costs of

XCIX. Clause 1 .- Every order and judgment

passed by a Court of Smail Causes under this Act shall be Judgment to be float, except as pro-vided, final and not open to review or appeal, except as in this

Act provided.

Chause 2.- Upon the Zillah Judge may order the admission of a plaint.

Crust, with sauction of Zillah Judge, may order re-limiting of a soft on certain grounds.

on the application of a plaintiff, the Zillah July-may order the polinismon of a plaint improperly rejected.

Clause 3.- The Small Clause Court, with the sametion at the Zilish Judge, nery, upon the application of either party to a suit, order the re-hearing of a suit upon the ground of the discovery of

new evidence or matter material to the issue of the case which the petitioner had no knowledge of, or could not produce at the time of trial.

Zillah Judge may set uside decimum of ourtier any of the following remotes

Chanse 4.—The Ziliah Judge may, upon the application of either party, so usale a judgment of the Small Cause Court, and make such investigation into the merits of the case, and pass such decision

thereon, as to him may seem fill for any of the following special reasons, namely-

or adhabston of evi-

1. The rejection of evidence which ought to have been admitted, or the admission of evidence which ought to have been rejected, if the Judge be of opinion that

the admission of the evidence improperly rejected. or the rejection of the evidence improperly admitted, would have been likely to cause a different finding upon any material issue in the CASD.

Substantial defect in

2. Substantial defect in the procedure or investigation of a case in the procedure, &c., or an Small Cause Court, or ansecondactor opposite rapet of the opposite party or party or Court, of the Small Cause Court, of the Small Cause Court, from which there may be strong probable grounds

for presuming a failure of justice; but no decision of a Small Cause Court shall be reversed or altered, nor shall a re-hearing be directed in any case, upon the ground that the decision of any question of fact is contrary to, or not warranted by, the evidence duly taken in the case.

Upon application of parties. Zillah Judge may state a case in-valving points of law, for , for the opinion of the Sudder Court.

C. Upon the application of either of the parties, the Zillah Judge may state a case for the opinion of the Sudder Court, if To shali be of opinion that the decision of the Small Cause Court upon the construction of a document.

or upon any point of law or usage having the force of law, affecting the merits of the case, is erroneous; and the Sudder Court, upon the receipt of such case, shall proceed in the manner laid down in Sections LXVII. to LXX of this Act.

Applications to Zil-lah Judge under the two preceding Sec-tions to be written on stamped paper.

CI. The application under Section XCIX or C. to the Zillah Judge shall be written on stamped paper of the value prescribed for pe-titions to the Zillah Court, provided that, when such value

may be of higher amount than the value of the stamp, prescribed for the Petition of plaint by Section VIII. of this Act, the application may be written on stamped paper of the value prescribed for the petition of plaint, or if no stamp be prescribed for the plaint, the application may be on mustamped paper. Provided also, that, if the application be successful, the Proviso. value of the stamp, if any,

shall be returned to the petitioner.

Applications to Zillab Judge or to Small Lause Court under Fause Court under Section XCIX, or C. when and how to be

CIL Any application, either to the Zillah Judge of to the Small Cause Court, under Section XCIX, or C. of this Act, shall be presented within thirty days from the date of the decision; and no re-hearing, new trial, or refer-

ence to the Sudder Court shall be granted, unless the application be accompanied by a deposit in the Court of the whole amount, if any, degreed against the petitioner, whether absolutely, or as an alternative, except when the amount of the judgment and costs of execution has been paid into Court, or has been levied by process of execution: the amount if deposited in Court, or If levied and not paid over, shall remain in deposit subject to the order of the Court.

CHI. The Court to which such application is

made may interrogate the ap-Mode of procedure on receipt of such applicant or his agent, upon oath or solemu affirmation, previously to deciding upon the

application; and without summoning the opposite

party, reject the petition.

CIV. No decision of a Small Cause Court shall be annulled or otherwise No decision of this Court to be unmilled or modified, and no reference to be made to Sudder Court, withaltered to the prejudice of the opposite party, nor shall a case he referred to the Sudder Court without notice to out notice to opposite party. such party to enable him to

appear and be heard.

CV. Every order passed by a Zillah Judge, or by the Small Cause Court, Orders upon appliupon an application under Section XCIX. cr C. of this Act, shall be final and not ention under Sections XCIX. and C. to be

open to appeal or review.

CVI. A nonsuit shall be no impediment to the institution of a new suit on Nonsuit to be 'no her to a new suit on same cause of action. the same cause of action where the party is not procluded by lapse of time or otherwise under the general law.

CVII. The Zillah Judge may transfer any case pending in a Small Cause Zillah Judge may Court within his Zillah to any transfer cases from one Court to another in his much. other, Small Cause Court in the same Zillah, recording his

reasons for such transfer.

CVIII. It shall be lawful for the Executive Government in any of the said Lecal Governments Presidencies to extend the summay extend summary invasibilition of the Moon-erisdiction of Moon-mary jurisdiction of the Moon-siff's Court in any District as a Small Cause Court under this Act, to an amount not exceeding Three Hundred

CIN. It shall be lawful for the Executive Go-tored Government is any of the Texti-togies in the possession and wa-corporated to have deep the Government of the

mary jurisdiction to the extent of Fire Hundred Rupers, and from time to time in determine the territorial limits of jurisille-

Rast India Company to hurvest any Civil Court of the East India Company, now, and sing, or which may hereafter be established with the sanction of the Governor Geheral in Council.

with the summary jurisdiction of s Small Cause Court under this Act, for the adjudication of claims to an amount not exceeding Five Hundred Rupees, and from time to time to determine the territorial limits within which such Court shall exercise such summary jurisdiction. Provided that no Court shall be invested with jurisdiction as Provided a Small Cause Court beyond the amount of its ordinary jurisdiction.

Claima Fifty Representate be such for in a summary serion in a Small Causa Court, or otherwise.

CX. Provided that, in claims for an amount exceeding *Fifty Rupees, it. exceeding shall be at the option of the plaintiff to sue in a summary action in a Small Cause Court or otherwise; but no party having instituted a regular suit in a case in which he might have sued in a summercy nction under this Act, shall recover costs in auch

suit beyond the amount which he might have recovered in a summary action, nor any costs of appeal arising out of such regular suit. The defendant, however, in such case, if the judgment be in his factor, shall be entitled to recover the full costs either of the original suit or of an appeal arising therefrom, as if this Act had not been passed.

CXI. This Act shall not extend to any suit Acr to have pross instituted before this Act shall pactive offect anly. come into operation.

GXII. The words "Civil Jail" shall include the Interpretation Clause. Civil Juli of the Zillah and any place appointed by the Executive Government for the confinement of prisoners in civil cases by any Court constituted under this Act. The word "Nazir" shall include any officer of a Court authorized to serve or execute its process. Unless there be something in the subject or context repayment to such construction, words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number; and words importing the musculine gender shall include females.

CXIII. This Act shall commence and take effect from and after the 1st Commencement of Act day of January 1856.

APPENDIX A. FORM OF PLAINT.

dated

[Here enter name, designation, and residence] USTEUS Defendant.

Ditto ditto]

Claim Company's Rupees Here state briefly the conice of action and its

The following are given as examples of an

Stances of the case:

Being the damages sustained by the Pinish
by the sem-performance on the part of the Design

dask of a written contract filed herewith [here] state the nature of the contract and the date upon which it was entered into.]

* OT Reincipal and interest on a bond made by the Defendant to the Plaintiff under date for the man of

payable on • and bearing interest at

pedeestum per year.

For goods sold and delivered as per account stated below.

Rent for the use and occupation by the Defendant of a shop belonging to the Plaintiff (situated), for twelvementles from

Rapees per month. p.t. or

Wages for five months as washerman, from

at / Rupees per month. υr

For that the Defendant on 185 at the day of so improperly drave a tertain cart, that it struck and injured moow belonging to the Plaintiff, whereby the Plaintiff has sustained damages to the amount stated.

For that the Defendant on day of 185 improperly drove a certain cart, that it struck and thereby broke one of the Plaintiff's legs, in consequence of which injury the Plaintiff makes the following claim against the Defendant for special pecuniary damage, viz.,

to at the rate of—Rs.—

Rs.— Medical Attendance Rs.-

Total, Rs.-

Rs.—

APPENDIX B.

EORM OF SUMMONS TO DEFENDANT. (of plaint) dated No.

Compensation for personal suffering .

Plaintiff, [Here enter name, designation, and residence],

Defendant,

[Pitto ditto.]

· In the Court of at Whereas the said A. B. has brought a claim Rupees, against you in this Court for a copy of the plaint is hereunto annexed, and you are hereby required to appear in this Court in person [if not specially required to appear in person, state in person or by an algent who has personal knowledge of the subject, or accompanied by a witness who has such personal knowledge] on the day of to answer the aboveon the day of to answer the above-named Plaintiff, and you will bring with you (or send by your agent) [here mention any document the production of which may be required by the Plaintiff] which the Plaintiff desires to inspect, and any document on which you may intend to rely in support of your defence.

APPENDIX C.

FORM OF SUMMONS FOR CITING A WITHESS.

Plaintiff. Here eater maris, designation, and randence

Defendant.

Ditto detto.]

To A. B., inhabitant of

You are hereby commanded to appear at the said Court on the day of next, to give evidence in the above suit for to produce) [here mention any docilinest that the witness may be required to produce.]

APPENDIX D.

WRIT OF EXECUTION AGAINST THE PERSON.

[Here enter name, designation, and residence] versus

Defendant

[Ditto ditto.].

To the Nazir of the Canet of
Whereas the said C. D. was directed by a decreof this Court, under date the to pay to A. B. the sum of Company's Rupees , and Rapees for costs of suit, innounting to Compees; and whereas the said C. pany's Rapees D. has omitted to liquidate the same. These are hereby to sommand you to apprehend the said C. D., and unless the said C. D. shall pay you the sum of Company's Rupees in satisfaction of the said decree and costs, and the sum of Rupees for the costs of executing this process, to produce him before this Court, to be dealt with according to law.

Given under my hand and the seal of the Court, day of -185

(Signed)

APPENDIX E.

WRIT OF EXECUTION AGAINST THE EFFECTS.

Plaintiff.

[Here enter name, designation, and residence] THERRIES

Defendam.

To the Nazir of the Court of

Whereas C. D. was directed by a decree of this Court, under date the . 185 to pay to A. B. the sam of Rupees with interper contain per concum to the day of payment, which to this date amounts to Rupees, and Rupees for costs of suit, amounting to Company's Rupees ; and whereas the said C. D. has omitted to liquidate the same. These are therefore to command you to levy the said sum of Company's Rupees and the sum of Company's Rapees costs of executing this process, by distress and sale of such moveable property of the said C. D. as is described in the list annexed, and shall be pointed out to you by the decree-holder or his agent; and you are hereby ordered and directed to distrain such property of the said C D., and to sell and dispose of the same within (not being less than six days from the day the property was twen) unless the sum of Company's Rupees , for which such distress shall be made, together with the reasonable charges of taking and keeping such distress, shall be sooner paid; and you are hereby companded to certify to me what you shall do by virtue of this warrant.

Given under my hand and the seal of the Court this day of 385 f of (Signed) J., -India

APPENDIX F.

WARRANT FOR DELIVERY OF PROPERTY.

Plaintiff.

[Here enter name, designation, and residence]

versus

Defendant.

[Ditto ditto.]

To the Nazir of the Court of

Whereas C. D. was directed by a decree of This Court, dated the 185 . fe deliver a certain horse to A. B., and to pay the sum of Company's Rupees on account of costs of suit : or if the delivery of the said horse cannot be had, to pay the sum of Company's Rupees as an alternative, together with the said costs. These are therefore to command

you to cause the said horse to be delivered to A. B. and to levy from C. D. the said sum of Co.'s Rs. for costs of suit, and Co.'s Rs. for costs of executing this process; or if the horse cannot be delivered, to levy from C. D., as the instance of A. B., the said sum of Co.'s Rs. awarded as an alternative, together with the said costs of suit, and costs of execution, amounting to Co.'s by distress and sale of such moveable property of the said C. D. as shall be described in the list to be furnished to you by the decreeholder or his agent, under his signature, and shall be pointed out to you by 'him or his agent; and you are hereby ordered and directed to distrain such property of the said C. D., and to sell and dispose of the same within [not being less than mix days from the day the property was taken unless the sum of Co.'s Ru for which such disthe sum of Co.'s Ru. tress shall be made, together with the reasonable charges of taking and keeping such distress, shall be sooner paid; and you are hereby commanded to certify to me what you shall do by virtue of this warrant.

Given under my hand and the seal of the Court - 185 . day of at this

(Signed) J.,

Judge.

APPENDIX G.

FORM OF SECURITY BOND FOR PAYMENT OF THE AMOUNT OF DECREE BY JUDGMENT DEBTOR

Plaintiff.

[Here enter name, designation, and residence] wraus

Defendant.

[Detto ditto.]

was directed by Whereas a decree of this Court, under date the sum of pay to Rupees for costs of suit, amounting and , and whereas in all to Company's Rupees has failed to pay have volunthe mid the mane, I turily become acturity for the payment of the above aum to the said in full, or by instalments lifts be paid in full, state date of pay-ments if by instalments, specify the number of in-stalments, and the date on which rack instalment becomes due ;] and I de hereby agree, on hobelf of

myself, my heirs, and representatives, to perform the conditions of this hond, and that, if any definit shall happen in the fulfilment of the conditions contained in this bond, the judgment creditor may proceed without a fresh action to see out execution against me upon this bond under the rules of this Act, in like manner as if a decree had been passed against me upon this bond.

Dated the

(Sigued)

Security.

. Signed, dated, and delivered in the presence - (Names and residence of Witnesses.)

> W. MORGAN, Clerk of the Conneil.

Tegislative Council.

The 9th June 1855.

THE following Bill was read a second time in the Legislative Council on the 2nd June 1855. and referred to a Select Committee who are to report thereon after the 13th of September next :-

A Bill to Amend Act No. XXVIII. of 1839.

WHEREAS it is expedient to modify the said Act so far as it relater to; the height of buildings within the walls of the Fort of Bombay-

Governor in Com-cil may allow buildines within the Fort of Membry to be of a greater height than 50 heat.

1. It is hereby enacted that it shall be lawful for the Governor of Bombay in Council, by order in writing to be signed by one of the Secretaries to Government, to allow the erection of any build-

ing, which now is or may be hereafter erected within the walls of the Fort of Bombay, of greater height than 50 feet measured from the surface of the street, any law to the contrary notwithstanding.

> W. MORGAN, Clerk of the Council.

Argislative Conneil

The 16th June 1855.

THE following Bill was read a second time in the Legislative Council on the 16th June 1855, and referred to a Select Committee who are to report thereon after the 20th of September next:

A Bill to facilitate the acquisition of Land needed for public purposes in the Presidency of Bombay. .

Declaration of Go-repartment that land is preded for a public purpose, he shall make a de-claration to that affect in a

Minute of Council, and such declaration shall be conclusive evidence that the purpose for which the land is needed to enablic parpose.

May When a declaration has been made by the

After snot declara-

Governor in Council that any land in needed for a public tion possession miss tand in needed for a public be taken, and claims purpose, if there shalls be any for compensation with hinderance to the immediate sequently determined. acquisition of such land, by

purchase from the parties interested therein, it shall be competent to the Governor in Council to order the land to be taken possession of on the part of Government and applied to the purpose for which it is needed, leaving claims for compensation for the land to be determined as hereinafter previded.

III. When such order is passed by the Go-

Land to be meaanred and possession to be taken; after which, the property shall be vested in th

vernor in Council, it shall be sent to the Collector of the district in which the land lies, or to such other Officer as the Governor in Council shall think fit to appoint, to carry it into

execution; and the Collector or other Officer so appointed shall cause the land ordered to be taken to be marked out and measured, and possession to be taken thereof on behalf of Government, and the land shall thenceforward be vested absolutely in the Government, free and clear of all other estates, rights, titles, remainders, reversions, limitations, trusts, and interests, and also of all mortgages, liens, or incumbrances whatsoever, of and in the land so taken as aforesaid; and any suit which may be instituted to recover the land so taken by Government in any Court of Judicature, shall be dismissed with costs. Provided always that

nothing herein contained shall affect the liability of the party who may receive the value of any land so taken by Government without having a good title to the

IV. As soon as the land has been marked out, the Cellector, or other Offi-Publication of order in Conneil and cita-tion to purion in-terested to appear. cer appointed as aforesaid, shall cause the order in Council to be affixed in some conspicuous

place upon the land, and published by proclamation in the neighbouring bazars and villages, with a citation calling on all parties interested in the land to appear before him in person, or by authorized agents, on a certain day, not less than fifteen days after the date of citation, and to state the nature of their interests in the land required, and the amount and particulars of their claims to compensation for the same.

y. It shall be competent to the said Collector.

or other Officer appointed as aforesaid, to admit any such claims that appear to him to be valid, and if he and all the Collector to admit disting appearing to be railed, and if compensation he agreed appear to him to be valid, and if he and all the parties interested in the land agree as so the compensation to be allowed to them respectively, to pass an

award for the same.

VI. It the said Collector or Officer shall judge Will it the said Collector or Officer shall judge say of the claims preferred to the inadmissible, and the parameters of the interested in the land on the inadmissible, and the parameters of the interested in the land on parameters in such claims, or if the mail chiletter or fallow, admitting the interests of the same at excessive, the points in dispute that he referred to the determination of arbitrators, to be appointed in the manner hereinafter pro-

VII. Two persons shall be chosen to act as Nomination of arbiother Officer duly appointed as aforesaid, and the party or parties claiming to be, interested in the land taken shall be called upon by the said Collector or Officer to elect, within fifteen days, two persons to act as arbitrators on his or their part. If there be several parties interested as aforesaid, and they cannot agree within the required period in the election of persons to act as arbitrators on their behalf, then and in that case each of them shall nominate one porson whom he may desire to act on his behalf, and the said Collector or Officer shall choose by lot, out of the persons so nominated by the parties aforesaid, or by any of them, two persons to net as arbitrators on behalf of the parties interested in the land. It only two persons shall be set nominated by the parties interested in the land, they shall be the arbitrators on behalf of such parties, whether the whole of the parties interested as aforesaid may or may not have been concerned in their nomination. If only one person shall be so nominated, then only one of the persons selected to act as arbitrators on the part of Government shall be employed on the duty. If the parties interested in the land hall refuse or neglect, or if, by reason of minority, lunacy, or absence from the Presidency, they shall be unable to make any nomination within the required period, then the said Collector or Officer shall and may select two impartial persons to arbitrate the matter between Government and the parties interested in the land.

VIII. Before the arbitrators proceed to arbitrate, they shall be required by the said Collector or Officer Appointment of to appoint an umpire for the decision of any points whereon, they may differ in opinion, when the voices on each side shall be If the arbitrators cannot agree in the selection of an umpire, the said Collector or Officer stall be authorized to choose some person to act as such.

IX. In cases wherein the arbitrators may differ in opinion, if the voices on Decision of umpire, each side shall be equal, the decision of the umpire on the point of difference shall be conclusive; in all other cases the opinion of the majority of arbitrators shall determine the award.

X. The arbitrators shall hold their enquiry under the general superinten-Arbitrators' empiry dence of the Collector or other to be under superin-tendence of Collec-Officer appointed as aforesaid, who shall be competent to exercise towards them such powers and authority for the purpose of securing their attendance and the due completion of their award as the Courts of Judicature may legally exercise towards persons summoned as witnesses before them, for the purpose of compelling such witnesses to attend and give evidence. It shall further be competent to the Officer presiding, in the event of any unnecesmry delay on the part of the arbitrators in deter-prining any question referred to them, to call upon them to make their award within, a specified time, and in default thereof, to refer such question in the umpire for his decision.

XI. The said Collector or other Officer appointed as aforegaid shall, on the application of the arbitrators, summon any witnesses whom the arbitrators may call for and whom the

whom the arbitrators may call for and whom the parties may not be able to produce before them without such process. He shall also cause the proper forms of affirmation to be executed by any witnesses whom the arbitrators may desire to examine upon affirmation, or he may empower the arbitrators to administer or cause the execution of such affirmation, if the witnesses cannot with tonvenience attend before him. Any witness who

Penalty for non-attengance or for fates amountage.

shall refuse or omit to appear when duly summoned by such Collector or Officer, or who shall appear but shall refuse to

execute the affirmation to be administered as aforesaid, or who shall refuse to give evidence, shall be hable to the same punishment which would be incurred under the law by a witness refusing to appear or give evidence before a Court of Justice. Any person giving intentionally and deliberately a false deposition, under a solemn affirmation, in any case referred to arbitration as along, and upon a point material to the issue, thereof, shall be held to be guilty of perjury and shall be liable to the penalties prescribed for that offence by law; and any person causing or procuring another person to commit the offence of perjury, as above described, shall be guilty of subornation of perjury and punishable according to law.

Production of the deels, &c.

Production of the deels, &c.

Or other Officer appointed as aforesaid to call upon the parties interested in the land accounts, title deeds, or other documents which may be required by the arbitrators for the purposes of their enquiry, and in the event of such persons neglecting or refusing to produce such accounts, title deeds, or documents, and the fact of their existence being proved by information given upon solemn affirmation, such persons shall be liable to the same punishment which would be incurred under the law by a witness refusing to appear or give evidence in a Court of Justice.

Avard of arbitrators shall take into consideration the statements of the parties interested in the said land, and the objections of the Collector or other Officer aforesaid on behalf of Government, and after examining the evidence offered on both sides, and making any further enquiry that may appear to them necessary, shall pass their award silowing or disallowing the interests claimed, provided such interest is not the subject of enquiry under Act XI of 1852; and determining the total amount of compensation to be given for the interests allowed, the mode in which it is to be given, and if to be given to more than one party, the charges of total compensation which each party which be cutified to receive.

TIV The award of the arbitrators, or of the umpire, if he shall be an amount of compensation unless framework and the binding and conclusive both upon the Government and the parties interested in the symposistic to be paid by Government and the concentration to be paid by Government and the Civil

Court of the zillah upon a charge of corruption against the arbitrators or the umpire, as the case may be, brought by either party, and proved, after due investigation, to the satisfaction of such Court; in which case the matter shall be referred for the determination of a second set of arbitrators, to be chosen in the same manner as the first, and their decision, whatever it may be

Proceedings to set aside an award made under this Act shall be received by the Civil Court of the ziliah unless it be presented within thirty days from the date of the award complained of; and the said petition shall be presented on stamped paper of the value used for miscollaneous petitions, and shall be

accompanied with a copy of the award objected to. The award of the arbitrators or umpire shall also be binding as respects the shares to be paid to the several parties interested in the land, unless upon a smit instituted within thirty days from the date of the award, in a competent Court, by any of the parties concerned, to alter the apportionment made by such award, an injunction shall be issued to

suspend the payment until a decree is passed in

XV. If any

compensation money to be held in deposit

until order for pay-

the case.

question arises as to the previous possession of or title to any land taken by Government under this Act, or if the parties or any of them interested in the land are minors, lumntics, or absent as aforesaid.

hunatics, or absent as aforesaid, and are not represented by their guardian, committee, attorney, or other person authorized in that behalf, or if there exist other grounds which, in the judgment of the arbitrators, render it improper to make immediate payment of the compensation awarded by them, or of any part thereof, to any of the parties interested in such land, the said arbitrators shall certify the same to the said Collector or Officer under whose directions they may act, and in such case, or if for any such reason, of any such ground as aforesaid, the said Collector or other Officer shall deem immediate payment improper, then the amount of compensation payable shall be held in deposit by Government until the parties interested in the said land or some of them shall obtain an order of a competent Court for the payment of the same and interest (if any) to them. All sums held is deposit as aforesaid shall bear interest at the lowest rate of any Government securities which may then be procurable.

XVI. On the close of the enquiry, the after the collector or other office to the Collector or other office to the Collector or other office and the properties appointed as aftered in a condition and the properties and complete report and award upon the quantient submitted to their arbitration, under their respective agreement, appearing the amount of compensation to be granted, and (except where, under Section XV, it may appear proper to suspend payments), the parameter whom it is to be made, and the proportions to be paid to each respectively, with a suspend to proper submitted thereto that the small payment, it is a submitted to the proportions to be made, and the proportions to be made to a submitted thereto that the small payments is a submitted to the proportions to be made to the properties to be paid to each respectively.

tial, and seconding to the evidence adduced before them, and they shall at the same time deposit with the said Collector or Officer the whole of their proceedings.

KVII. All suits and proceedings instituted no settle to be in against Government to obtain compensation for land taken stituted against dis-varement to obtain compensation. as aforesaid, other than such

compensation. petitions to set aside awards as aforessid, shall be dismissed with costs; but nothing herein contained shall affect the rights of any party to recover the value of any land taken by Government from any

Right III recover pareline-thoney from person who has re-ceived I without title, not to be affected.

title thereto.

XVIII. In the case of land declared by a mi-

Proclamation and evolings in cuse d is bought by agracinest from pernute of the Governor in Council to be needed for a public purpose being acquired by the Government by bargain with and purphase from the parties apparently interested therein,

person who may have received

the same without having any

the Collector or Officer appointed by Government to receive possession of the same shall cause proclamation to be made, in the manner prescribed in the 4th Section of this Act, of the transfer of the land to Government by the said parties, and requiring all other persons who may claim any right, title, or interest in such land, to prefer their claims within one calendar month after such proclamation made; and any claims that may be operered shall be dealt with under Section V. or preferred shall be dealt with under Section under Section VI. and the following Sections of

this. Act. Provided always, that, if no claims shall be made within one calendar month after such proclamstion as aforesaid, the said land shall vest absolutely in the Government free and clear of all other estates, rights, titles, remainders, reversions, limitations, trusts, interests, mortgages, liens, or incumbrances whatsoever of and in the said land so purchased; and any suit to recover the land so purchased by Government, or to obtain from Government compensation for the loss thereof, which may be preferred in any Court of Judicature, shall be dismissed with costs. But nothing herein contained shall affect the liability of the party who may receive the value of any land purchased by Government without having a good title to the same.

XIX. In cases referred to arbitration under Expense of arbitra- any necessary expense which arbitration, whether for the diet of witnesses or otherwise, shall be paid by Government.

Persons employed in any public work, or in any purpose which has been declared, under the authority of this Act, to be a public purpose, their servants of weekeness, many after due notice to the occue cather spon shy lend in order to survey the mediation, and many marks the intended line extension transless placing land-marks along the important of Government may little appointed by Government may little appointed by Government make apparation over the work, out down way any part of any jungle or tree thereon or therefrom.

or tope of trees in the direction of the survey or the intended line. Provided that no person shall enter the curtilage of any house under colour of this Act without the consent of the occupier, unless between sunrise and sunset and after due notice given to such occupier.

XXI. The powers of this Act shall also extend to authorize, in all cases within Тетротогу песпокthe Act, the temporary occupation of adjacent land. tion of any land not more than 100 yards from the centre line of the line of work in contemplation, the taking earth and other materials, the depositing thereon superfluous earth or other materials, the erection of temporary buildings and workshops thereon, or the occupation of any land which may be needed for making temporary roads or approaches from any public road to an intended line of Railway; and for any damage done under the powers conferred in this and the preceding Sections, including the full value of all clay, gravel, soil, and other materials taken thence, compensation shall be paid to and among all persons having an interest therein, to be ascertained, in case of disagreement, in the safes manner as compensation for land permanently taken under this Act.

XXII. Whoever wilfully obstructs any person Penalty for wilful in the exercise of the authority obstruction of person conferred in the 3rd and 4th Sections of this Acc. Sections of this Act shall be liable to be imprisoned by the Magistrate of the district for any term not exceeding six months and to be fined any amount not exceeding rupees 200.

XXIII. In every case in which any land has been or shall be taken by the Land taken for a Government for any work of public purpose other-wise than according to this Act to vest in public utility otherwise then according to the provisions of Government after 5 this Act, such land, after the lapse of five years without years' non-claim. any claim preferred for the recovery thereof in any competent Court, shall vest absolutely in the East India Company, freed and discharged from all other claims thereunto.

XXIV. The said term of five years shall be reckoned from the date of this Computation of term Act in the case of land heretofore taken, and in case of land hereafter taken from the time of taking possession thereof.

XXV. If within the said term of five years any Compensation to be paid to person emblishing his right in such case.

Suit is begun upon which judgment shall be finally obtained establishing the right of the Plaintiff to any interest in any such land, then, in lieu and in place of such interest in the said land, there shall be paid to the person obtaining such judgment the value of his interest in the said land at the time when possession thereof was taken with interest thereon at the usual and lawful rate, to be ascertained and settled by the Civil Court in awarding, judgment in the mit.

KAVI. The word "land" as used in this Act shall include the buildings, trees, and wells thereon, the revenue thereof, and all rights and privileges lawfully enjoyed Gonstruction of ward "land" as need in this Act.

XXVII. The following words and expressions in this Act shall have the several meanings hereby assigned to them, unless there be something either in the subject or context repugnant to such construction, (that is to say)—words importing the singular number only shall include the plural, and words importing the plural number only shall include the singular: words importing the masculine gender only shall include females: the expression "party or parties interested in the land," shall be understood to mean all parties interested in the iand either for life or for years, or in remainder, reversion, or succession, and all trustees, cestui que trusts, mortgagees, incumbrancers, lease-holders, or tenants, not being tenants by the month or at will of such land.

XXVIII. This Act shall not be held to extend to land within the local jurisdiction of Her Majesty's burisdiction of Supreme Court.

W. MQRGAN, Clerk of the Council.

FORT WILLIAM, FINANCIAL DEPARTMENT,

The 8th June 1855.

THE following Rules for the grant of Leave of Absence for regulating Deductions from Salaries and Deputation Allowances, and for limiting the period of Service of Civil Servants, are published for general information, and will take effect in all the Presidencies and Settlements under the Government of India from the date of the publication of this Notification, in supersession of the Rules of the 17th May 1843 and the 25th August 1854.

CHAPTER I.

BULIS FOR APPLICATION FOR LEAVE OF ARSENCE.

Section I. No Leave of Absence from any

Norm.—This Rule must be considered as superseding the Rule un-der which Commissioners

Office or Station can be granted, but by the Government under which the employment is held, and on the of the Land Revenue and control of the Land Revenue and control of the party retained been allowed to ment Leave of Almento in Bangal.

ployment is held, and on the application of the party requiring such leave, saving in such cases as may hereafter be specially excepted. The · be specially excepted. The

application must be made publicly through the regular channel in the Department to which the

applicant may belong.

Section II. The official allowances of the holder of a Civil Office quitting his Station without leave will entirely cease from the date of his quitting antil his return, or, in the event of his subsequently obtaining leave, to the date of such leave being granted to him.

Scatton III. No Leave of Absence shall have

estion III. No Leave of Absence shall have by retrospective effect, except in cases of severs linear, to be attented by Medical Certificate, concerning in every respect to the directions contained a Section V.

. CHAPTER IL

BELLE FOR SICK ENAVE.

Section IV Doop application duly made, the Government may great Leave of Absonce on Madical Certificate to the Civil Service, to the place in Italia, in Electron, or Electrons, as he may

consider most conducive to the restoration of his health, without any restrictions whatever as to the places to which he may resort.

Section V. When an application for Leave of Absence is made on the ground of ill-health, it must be accompanied by a Certificate and a Statement of the case from the Medical Officer by whom the applicant has been attended distinctly stating, from personal observation, the nature of the disease, the symptoms by which it is manifested, the period during which it has existed, as far as the knowledge of the Medical Officer extends, and the necessity for temporary removal to some other place in India, or in Europe, or elsewhere, as laid down in Section IV.; and in case of the applicant visiting the Presidency preparatory to obtaining leave, the Certificate must be counter-signed by the Members of the Medical Board, on their being satisfied, on a perusal of the Medical Attendant's statement of the case, that the leaveapplied for is absolutely necessary towards his recovery. Should the applicant's Medical Attendant be of opinion that he ought to proceed to a Sanitaritim or other place without visiting the Presidency, the Certificate, must, in the first instance, be counter-signed by the Superintending Surgeon of the Division in which the applicant may be located, and afterwards submitted with the statement of the case for the consideration and counter-signature of the Members of the Medical Board.

The Certificate shall be given in the following

form :-*I, A. B., Surgeon at or of _____ do hereby certify that E. F., of the Civil Service, is in a bad state of health, and I solemnly and sincerely declare that, according to the best of my judgment, a change of air is essentially necessary to his recovery, and do therefore recommend that he may be permitted to proceed to Sea, (or to such place as the Surgeon may think proper, expressing it in the Certificate.)

The following form shall be observed by the Members of the Medical Board or the Superintending Surgeon, in counter-signing the Surgeon's Certificate:

We (or I) do hereby certify, that according to the best of our (or my) professional judgment, after careful personal examination of his case, we (or I) consider the state of health of E. F., to be much as to render Leave of Absence for a period of absolutely necessary (or highly desirable)

for his recovery. An application for extension of leave much the applicant be in India, be accompanied by a Certificate to a like effect from the Medical Officer by whom the applicant is attended, together with by whom the applicant is attended, together with a statement showing sufficient reason for the extension solicited; and such Certificate must be counter-signed by the Members of the Medical Board, or by the Superintending Surgeon of the Division, in which the applicant may be located, as the case may be, on persual of the statement. In like manner, if the applicant shall have proveded beyond the Territories under the Covernment of the East India Company, he must furnish a Certithe East India Company, he must furnish figure and Statement in the required effect Surgeon of Principan at the place of his case residence by whom he has been asset attendence, and the period of a state of any the forementary Paymont. It is forementally the forementary Paymontal Resident in England by the periods.

of the Colony or Country to which the Absentee may have proceeded, or some sufficient reason stated for the want of such counter-signature if the Certificate be not so counter-signed. The Medical Board or Superintending Surgeon, before counter-signing a Certificate as above-mentioned, must either personally examine the applicant or state some sufficient wason why they, or he, have or hath been unable to do so. When any of the required particulars are neglected, leave will be refused.

particulars are neglected, leave will be refused.

Section VI. The following conditions will in future attach to Leaves of Absence granted to Civil Servants who may be declared by a sufficient Medical Certificate to require such leave for the

recovery of their health :-

1st,—The total period of absence, with the privileges hereinafter provided, shall not (save as specially excepted in Clause 5 of this Section and in Section VII. of these Rules) exceed eighteen months in the whole, nor shall it exceed

fifteen months on any one occasion.

2ndly,-The office of the absentee will be consigred to be vacated if he shall be absent beyond eighteen months altogether, or beyond fifteen months at any one time unless he shall obtain leave under Clause 5 of this Section, such absence to be computed, if he shall proceed to a Sanitarium within the Presidency, from the date of his arrival thereat to the date of his quitting the Sanitarium; if to any place beyond the Presidency, but within she Continent of India, from the date of his leaving the frontier of his own Presidency to the date of his return thereto; and if he shall proceed to Sea, from the date of the sailing of the Vessel on which he may have embarked from any Port in India which is not more distant from his Station than the Ports of his own Presidency, to the date of his arrival at any Port within the Presidency to which he belongs, or at any other Port which is not more distant from his Station than the Ports of his own Presidency.

3rdly,—The absentee will be entitled to draw a moiety of his salary, and the same will be paid to him during such period of absence, provided that he shall in no case draw a larger sum than Rupees 10,000 (£1,000) per annum, during that period. In cases in which the emolument of the absentee's office does not exceed Rupees 5,000 per annum, no deduction therefrom shall be made for the period of eighteen mouths, nor shall such a deduction be made in other cases as shall reduce the allowance below Rupees 5,000 (£500) per annum. In cases in which the salary of the absentee may not be of that amount, the full salary will be

granted.

4thly,—For the interval elapsing between departure from Station to the commencement of reckoning absence or between the end of reckoning absence and re-arrival at Station, the absence will be allowed a special leave for an additional period of one month, two months or three months according to the distance to be travelled as prescribed in Section XX. of these Rules, and during this additional period the absence will be entitled to draw the same salary as is allowed by Clause 3 of this Section.

othly.—If the absentee shall apply under Medical Certificate, to remain absent for a longer period than eighteen months or fifteen months at any one time, and it shall appear to the Hourist the Court of Directors to be absolutely restaurant arter examination by their Medical

Officer in England, that he should do so; the leave which may have been granted in India will, under the orders of the Honorable Court, be extended to the limit of two years, with permission to retain Office, and half salary within the limits enjoined, during such extension.

6thly.—If the absence be compelled by the state of his health, under due Mederal Certificate, to remain absent for a longer period than eighteen months, or lifteen months at any one time, or beyond two years in the case of an extension under Clause 5, he will as before stated, vacate his appointment, but he will be permitted to receive an allowance at the tate of £500 per annum if above ten years standing at the time when the leave was granted, or of £250 if not above ten years standing at the time when the leave was granted, for such further period of absence as shall not exceed the entire term of three years in the whole. At the expiration of that term, all allowance must cease until he reports his return to his Presidency.

Section VII. If a Civil Servant of more than fifteen years' Service, after having been absent on Sick Leave for righteen months in the whole, or for fifteen months at one time, at whatever period of his service such Sick Leave shall have been taken, shall be again compelled by the same cause to apply for Leave of Absence, the Government of India and the subordinate Governments may, on special grounds, grant Leave of Absence for one further period not exceeding six months, during which the absentee may retain his office, and half his salary under the limits above enjoined.

Section VIII. If a Civil Servant, after fifteen years' service, shall be compelled by ill health to apply for further Leave of Absence, he may be permitted on special grounds to obtain it, but his absence will involve the loss of office and salary; the Government of India and the subordinate Governments will however, respectively, exercise a discretionary power to grant, in such inst-mentioned cases, a sick absentee allowance, not exceeding Rupees 5,000 or £500 per annum, for a further period not exceeding twelve months.

Section IX. A Civil Servant who has taken Sick Leave under the Rules of the 17th May 1843, will not be debarred by that circumstance from taking such leave again under the above Rules, with the privilege of retaining Office, provided the leave be not granted till three years have expired after his return from his leave under the Rules of the 17th May 1843.

Section X. None of the above-mentioned Rules will be applicable to Members of Council. Each Member may, however, with the special sanction of the Government, he permitted to be absent, under Medical Certificate, for a period not exceeding six months, retaining his office and receiving half his salary, which shall be paid to him during such absence, but if his absence shall exceed six months, his office will be vacated.

Section AI. Civil Servants who may desire to draw their allowances while absent on account of sickness under the above Rules, will be required to give security in such amount and form as may be fixed by the Government for the refund of any excess that may be drawn either by the Agents at the Presidency or by themselves in case of their coming under retrenchment.

CHAPTER III.

RULES FOR SHORT LEAVE ON PRIVATE AFFAIRS.

Section XII. The Government may grant to Civil Servants Leave of Absence to any place in India, Europe or elsewhere without any restrictions whatever as to the place to which they may resort for one month in each year, without deduction from the salaries and emoluments drawn by such Servants-such leave, however, will only be granted when the Governmennt is satisfied that no inconvenience will arise from the departure of the Officer seeking it. No second leave can be granted under this Rule until the completion of eleven months from the expiration of the last leave; but Servants not availing themselves of the indulgence in any one year, may obtain, under the like conditions, Leave of Absence for two successive months, to commence at or after the expiration of twenty-two months from the termination of their former leave; and if two years elapse without enjoyment of the privilege, leave for three months may, in like manner, be granted at the expiration of thirty three months from the termination of the last preceding leave; but no leave shall be granted under this Rule for any period exceeding three countlys. If an Officer shall not return at the expiration of the period of leave granted him under this Rule, he shall forfeit all pay and allowances during the time of his remaining so absent without leave, and if he shall so continue absent for more than one month beyond the term granted, his office shall become vacant.

Civil Servants absent from their Stations under Medical Certificate cannot be admitted to leave under this Rule in continuation of their Sick Leave; and if, while absent under this Rule, they be granted extended leave under Medical Certificate, they shall be considered liable to the Rules applicable to Leave of Absence on Medical Certificate for the whole period of their absence.

Civil Servants who have been absent on Medical Certificate during any portion of a calendar year are not entitled to leave under this Rule during that year; but in determining the interval necessary to entitle a person to leave under this Rule, no reference will be made to any intermediate Leave of Absence that may have been granted under Section XIV. Chause I.

Section XIII. As a general Rule, when leave is granted under Section XII., such leave will be in one period only, whether for a whole month or less, and not in detached portions to complete one mouth within the year, and the term year shall be held to mean the calendar year, commencing with the let of January and ending with the Slat of December, but as an exception to this Rule, it shall be discretional with the several Local Governments, where good cause is shown for the indulgence, and it is attended with no public inconventance, to sanction Leave of Absence under this Rule to such parties as may not have occasion to apply for the whole at once, in instalments, not to exceed in the aggregate one month within the calendar year, on the understanding that no leave can be granted for any fresh calendar year until the completion of three months from the expiration of the entire leave or of the last instalment of leave taken in the past calendar year.

Section XIV., Clause I. The Government may, on sufficient course being shown, grant to a

Civil Servant special Leave of Absence on Private Affairs for six months, to any place in India, Europe or elsewhere, without any restrictions whatever us to the places to which he may resort provided, however, that if any Officen to whom such leave shall be granted shall be absent from his Station for any period exceeding that to which he may be entitled without deduction, under Section XII., the absented shall, for the period in excess, draw no more than one-half of his salary and allowances. After an absence of six months (exclusive of any period which may be granted under Section XII.) any Office held by the absence shall become vacant.

Clause II. The Leave granted under this Section will be computed from the date of the absentee's quitting his Station to the date of his return thereto, and a second leave of the same description cannot be taken till the expiration of six years from the date of return to duty from a former leave. No portion of the half salary allowed to be drawn will be claimable till the date absentee shall have returned to his duty.

Clause III. It will be understood that leave under this Section is not to be granted as a matter of course to every applicant, but that it will be the duty of the Government to consider and determine whether the grounds of the application are sufficiently urgent to justify the concession of the leave.

CHAPTER IV.

FURLOUGHS ON PRIVATE AFFAIRS.

Section XV. In the place of the period of three years (in one term,) for which Furlough has hitherto been granted, Civil Servants will be allowed the option of taking a Furlough of three years as at present, or of dividing the Furlough into three periods of one year each, to be taken after successive periods of seven years service, or into two periods, which may either be of one or two years respectively, or of eighteen months each, provided that, in every case, the Civil Servant shall declare, on taking his Furlough, whether he intends it to be for twelve, eighteen, twenty-four or thirty-six months, in order that the Government may make its accungements accordingly. In case of a division, into two periods, the first Furlough must be taken after a residence of not less than ten years, and the second Furlough after a further residence in India of ten years from the date of return from the first Furlough; but Civil Servants returning on Furlough to Europe will continue, as at present, to vacate their offices.

Section XVI. The Furlough Allowence granted during the periods mentioned in the last Section will be at the rate of £500 per annum, and the receipt of it will not, on any grounds whatever, be permitted for any longer period than three years.

Section XVII. Civil Servants who may have been compelled by sickness to quit their duty under Medical Certificate, before completing seven years' residence in India, will be entitled to require during their Furlough on Private Affairs, taken subsequently to their completion of that period of residence, the ordinary Furlough Alianana.

Section XVIII. Clause I. In applying the foregoing Rules in substitution of those before existing, periods of absence to the limit of three years, will count as service in India in the twenty-five years entitling to the annuity, the present qualification of twenty-two years residence being re-

Clause II. Absence on Medical Certificate to the extent of one year will reckon as Service and residence in India, and beso computed in addition to the three years of absence which under the Clause next preceding are allowed to be reckoned as Indian Service. All periods of short Leave of Absence on Private Affairs taken under Sections XII. and XIV. of these Rules will also count as service and residence.

Section XIX. Military Officers employed in the Civil Department will be subject to the Rules laid down in General Orders No. 1150 dated 17th November 1854, for the grant of Loave of Absence and Furlough to Officers holding Military Staff Appointments.

CHAPTER V.

RULES FOR JOINING STATIONS.

Section XX. There shall be allowed to Officers

-The time al-Norm. lowest for Joining is com-puted from the date of the Order maching the Officer appointed.

appointed to any new Office the periods of one month, two months, or three months for joining, accordingly as the distance may not exceed

300 or 600 miles, or be in excess of the last-men tioned distance. Officers not joining their Station within the said periods, respectively, shall forfeit their salary for the time delayed in excess of the above periods, and if such excess shall exceed one nronth, the office shall be vacated, unless otherwise specially ordered by Government.

Section XXI. Upon the first appointment of any Civil Servant, who shall be reported qualified for Public Service by the Examiners appointed by the Government, to any Civil Station, there shall be allowed for travelling expenses to the Station, an allowance at the rate of S annas per mile by the direct Post Road, according to the Polymetrical Tables of the Post Office, the Bill for which allowance will be passed by the Civil Auditor after the Officer shall have joined the Station: it' required in advance, an order of the Government shall be necessary.

Section XXII. The salary of office will be payable from the date only of the Officer joining, but in case of Junior Civil Servants, the salary of Assistants will be payable from the data of their being reported qualified for the Public Service unless forfeited under the preceding Rule, through delay in joining the Station to which they may be appointed.

Section XXIII. In case of a change of office, when an Officer is appointed to a higher situation, when an Omcer a appointed to a higher situation, hesshall not draw the higher salary until he joins. For the period occupied in travelling, the Rule No. KK, regulating the time and distance for joining Station, shall be applicable, and the Officer will for the periods allowed in that Rule respectively thing got of the allowed in that Rule respectively thing got of the allowed to that of his previous signature.

CHAPTER VI.

RULES FOR DEPUTATION ALLOWANCES.

Norm .-- This Role will equalty apply in case of a Political Resident taka Political Resident tax-ing a leave of one, two, or three mouths, for which in other cases he would suffer no deduc-tion. The excess above the maximum monthly salary will in that case be enjoyed by the per-

Section XXIV. The sum of Campany's Rupees 52,200 per annum having been fixed, under the orders of the Court of Directors, as the maximum salary of Civil Office for the offices of Government under the aituation of Member of Council, Civil Servants who may draw larger allowances than this annual sum, as a come-

lidated personal and sumptuary allowance, in conderation of the necessary expenses of their position, will, in all cases of absence, he treated in respect to deductions as drawing only the allowance thus limited, and the excess above the monthly salary yielded by that annual sum shall remain as a local addition to the usual Deputation Allowance to be drawn by the Officer performing the duties, to meet the necessary expenses of his position; provided however, that in the cases of Civil Servants appointed to offices of the description referred to subsequent to the 2nd June 1854, the sum of Rupees 50,000 shall be held to be the maximum. salary, under the Government Resolution, No. 563, of that date. Section XXV.

Deputation Allowances shall be granted to Civil Servants temporarily performing the duties of an office according to the following rates, and subject to the limitations and conditions hereinafter laid down :-

To Civil Servants not holding any substantive appointment, at the rate of 50 per cent. on the monthly salary of the appointment officiated in, such Deputation Allowance being in addition to the Subsistence Allowance of their respective ranks.

To Civil Servants holding an office of inferior emolument, when officiating in an office of superior emolument, at the rate of 20 per cent. upon the monthly salary of the appointment officiated in, in all cases in which the salary of such appointment shall not exceed Company's Rapees 2,000 per measem, and in respect to all appointments of which the salary shall be more than Company's Rupees 2,000 per mensem, at the rate of 20 per cent upon Company's Rupees 2,000, and of 10 per cent on the amount in which the monthly salary may exceed Company's Rupees 2,000, provided however that no lower rate of Deputation Allowance shall be given than Rupees 200 per measem.

The Deputation Allowance shall in all cases be in addition to the salary of the substantive appointment held by the Officer on deputation.

The above rates are granted provisionally, sub-

ject to future revision.

In the Punjab, Nagpore and other places, where appointments are by classes, the amount of Doputation Allowances, payable at the above rates, will be calculated, not upon the salary of the individual Officer holding the substantive appointment in which the Officer deputed may be temporarily officiating, but on the average rate of salary attached to the particular close to which the appointment may belong.

A Civil Servant acting for another shall have no

claim to Commission or Fees, where any such sources of emolument exist. These shall be regarded as forming part of the income of the Officer to be relieved, subject to the prescribed deductions.

A Civil Servant acting in an appointment, the salary of which is to be reduced on the retirement of the present incumbent, will draw Deputation Allowance on the reduced salary.

An Officer officiating in more than one appointment will be entitled to Deputation Allowance, regulated by the aggregate amount of the salary of the offices.

An Officer appointed permanently to a higher situation, but prevented from joining his appointment by an order of Government, and detained to officiate in a situation of still higher emolument than the one to which he has been permanently appointed, will be entitled to a Deputation Allowance in addition to the higher salary to which he has been promoted.

Section XX VI. No Civil Servant, temporarily officiating for another, shall draw an amount larger than the entire emolunients of the office in which he is officiating, and if the amount of the Deputation Allowance, according to the prescribed scale, added to the permanent emoluments of the officiating Servant, would exceed the emo-luments of the office in which he is temporarily acting, the excess shall not be drawn. But this provision shall not apply to the case of any Officer deputed for special reasons to act in an office of inferior emolument to his own. In cases where an Officer holding two appointments, on being deputed to officiate for another, shall be relieved only from one, he shall receive no Deputation Allowance, unless the emoluments of the office in which he is deputed to act exceed the united emoluments of his permanent appointments, and in that case the Deputation Allowance shall be limited to the differ-

Section XXVII. No subordinate Officer acting for his principal or for any other person holding a superior appointment in the same office or establishment, at the same Station, shall be entitled to any Deputation Allowance until after the expiration of one month, and then the allowance is not to be drawn in arrear. But a servant previously out of employment, or who may be deputed to act from a different Station, shall be entitled to Deputation Allowance from the date at which he may enter upon the discharge of the duties to which he has been temporarily appointed.

Section XXVIII. Civil Servants, if deputed to act at a distance from the Stations where they are employed, or if ordered by Government on special duty, shall be permitted to draw Travelling Allowances at the rate sanctioned in the case of a first appointment.

CHAPTER VII.

RULES FOR LIMITING THE PERIOD OF SERVICE.

Section XXIX. After thirty-five years' service no Civil Servant shall be appointed to any new office, nor be permitted to retain an office which he has held for a period of five years and upwards, except in special cases, which are to be referred for the decision of the Hon'ble the Court of Directors. This Rule will be applicable to every Civil Servant appointed to office after its promulgation, and to the case of every other Civil Servant to whom it relates at the close of five years from the 25th August 1854.

CHAPTER VIII.

RULES FOR THE GRANT OF LEAVE OF ABSENCE TO LAW OFFICERS.

Section XXX. The East India Company's Law Officers may obtain Sick Leave and Short Leave on Private Affairs under the establitions prescribed in the case of Civil Servants, both as respects the periods of absence and the limitation of allowances during such absence. Leave will however only be granted at the convenience of the Government, and no additional expense will on any consideration be incurred by the Government on account thereof.

If any Law Officer shall quit his duty, save on leave under Medical Certificate or on Short Leave on Private Affairs, he will be considered to have vacated his appointment.

CHAPTER IX.

RULES FOR CHAPLAINS AND ASSISTANT CHAPLAINS.

Section XXXI. Chaplains and Assistant Chaplains may take Furlough on Private Affairs and on Medical Certificate, also privilege leave and leave for short periods on Private Affairs and on Medical Certificate in or out of India, on the same terms and conditions as Military Officers, with the following modifications:—

1st.—Chaplains being allowed to retire after twenty years' service, the period of Furlough on Private Affairs, is in their case limited to the present term of three years. The Furlough may however either be taken in one period, or be divided into two periods, whether of eighteen months each, or of two years and one year, respectively, and if divided, the first Furlough may be taken, as at present, after seven years' residence, and the second Furlough after a further residence, of ten years in India. As respects Chaplains and Assistant Chaplains appointed before the 11th January 1854, when the period of Service was only eighteen years, their second Furlough, if they should exercise the option of taking Furlough in two periods, will be available after a second residence in India for a term of eight years.

2ndly.—No Furlough or Leave of Absence, whether on Private Affairs or on Sick Certificate, taken in Europe or elsewhere out of India, in excess of three years, will be allowed to count as Service in India in the twenty years which qualifies Chaplains for their Retiring Pensions.

Section XXXII. The Furlough Pay of Chaplains will remain as at present. With regard to their allowance during Sick Leave to any place out of India, they shall receive salary (but at a rate not exceeding £600 per annum) for the first six months of absence, and, for the remaining twelve months, an allowance equal to the Eurlough Pay of their standing. If the leave be extended, an allowance equal to Furlough Pay may be drawn for a further period of eighteen months.

By order of the Hon'ble the President in Council,

(Signed) C. H. Lunsuperrou,

Secy. to the Good, of India.

Botifications, Appointments, &c.

No. 2186.

Fort William, Foreign Department, The 15th June 1855.

The Hondie the President in Council is pleased to recognize the nomination of M. Wilhelm Wienholt as Hanoverian Consul at Calcutta.

No. 2187.

Captain Arnold Burrowes Kembali, Political Agent in Turkish Arabia, has been appointed by the Queen to be Her Majesty's Consul General at Bagdad, in succession to Lieutenant-Colonel Rawlinson, C. B.

No. 2188,

Major E. D. Townshend, Commandant of the Bhopal Contingent, has obtained two months' leave of absence, from the 10th of July next, to visit the Presidency, preparatory to applying for Furlough to Europe.

No. 2189.

The Hon'ble the President in Council is pleased to recognize the nomination of M. Arnold Otto Meyer as Consul for Lubeck at Singapore.

No. 2190.

Lieutenant T. W. Aylesbury, of the Indian Navy, is appointed to officiate as Superintendent of the Irrawaddy Flotilla.

No. 2191.

Lieutenant T. R. Holmes, Assistant Commissioner, Martaban Province, has obtained leave of absence from the 7th December to the 3rd March last, the date on which he resumed the duties of his appointment, in extension of the leave of absence granted him in G. O. dated the 22nd December last, No. 5458.

No. 2192.

The Hon'ble the President in Council is pleased direct, that the result of the Examination of Assistants and Extra Assistants, held in the Punjab, in November 1854 and April 1855, be published for general information :

Passed for the second or higher standard.

Assistant Commissioners.

Lientenant A. Busk. Mr. A. Brandfeth. Lieutenant N. W. Elphinstone. Lieutenant J. E. Cracroft. Lieutenant B. Reid. Aoutenent M. Mackenzie. r. G. H. M. Rinketta R. Brarton. stemant S. F. Graham. his first or lower standard. Cappes i

Captain B. M. Loveday. Lieutenant J. Findail. Mr. A. Levien, Mr. A. Jenkins Lieutenant H. B. Urmston. Lieutemant S. S. Boulderson. Lieutemut D. Presgrave. Lieutenant G. G. Pearse. Mr. J. McNabb. Mr. C. P. Elliott. Lieutenant A. B. Johnson. Lieutenant G. M. Pative. Lieutenant H. J. Howes, Lieutenant F. C. Maisey, Lieutenant C. Battine. Lieutenant R. I. D. Ferries. Lieutenant C. B. G. Bacon.

Passed for the second or higher standard.

Extra Assistants.

Mr. S. G. Stroyan, Mr. J. Christie. Moulvee Budrool Islam. Madho Persaud. Sham Lall. Scoltan Mahomed. Rai Bunser Lall. Mr. G. D. Westropp. Gopal Subae. Mr J. H. Penn.

Passed for the first or lower standard.

Mr. O. Wood, Mr. T. H. Kavanagh, Mahomed Buksh. Mr. T. C. Vaughan. Mr. W. McMahon. Mr. C. R. Crommelin. Mr. W. C. Lennox. Mr. H. W. Wheeler. Joula Persaud. Hadec Hosein. Kyam Allee, Ahmed Allee. Mr. R. Berkeley. Mr. G. Wakefield. Mr. W. C. Wood, Kulubabid. Dya Shunkur, Purja Subac.

CECIL BRADON.

Secy. to the Gout, of India.

No. 25.

Fort William, Public Works Department. PERBUC.

The 15th June 1855.

Netifications.-The Bon'ble the President in Council is pleased to make the following appoint-

Private John Wilson, of the 2nd European Bengal Fusitiers, to be an Assistant Overseer in the Department of Public Works, Pegu Circle.

No. 26.

The Hen ble the Fresident in Council has been pleased to permit Lieutenant J. R. Battersby, of Her Majesty's 60th Rifles, to resign his appointment as Assistant Executive Officer on the Dalhouse Road from the 10th of May 1852.

No. 27.

The 18th June 1855.

The Hon'ble the President in Council is pleased to make the following appointment :-

Lieutenant E. Smalley, of the 36th Regiment Native Infantry, to be Executive Officer of the Gwahor Division of Public Works.

W. E. BAKER, Lieut.-Colonel,

· Secy. to the Goot. of India.

No. 1100.

Orders by the Lieutenant-Governor of Bengal.

Appointments-The 18th June 1855 .-Tarrucknanth Sein to officiate as Principal Sudder Ameen of the 24-Pergunnahs, and to exercise the full powers of a Magistrate in that District.

The 19th June 1855 .- Pundit Sceenauth Bid-'dyahagish to officiate as Principal Sudder Ameen of Furreedpore, during the absence of Mr. C. Mackay, or until further orders, and to exercise the full powers of a Magistrate in that District.

Baboo Nobinkristo Paulit to officiate as Principal Sudder Ameeu of Backergunge.

Baboo Modhoosooduu Glasse to officiate as Sudder Ameen of Backergunge and Moonsiff of the Sudder Station of that District.

Leave of Absence.—The 16th June 1855.—Mr. C. Mackay, Principal Sudder Ameen of Furreedpore, from the 15th proximo to the 13th of September next, on private affairs.

The 18th June 1855.—Baboo Lokemouth Bose, Principal Sudder Ameen of the 24-Pergunnaha, for nine months, under Medical certificate.

Notifications.-The 18th June 1855 .- The Reverend H. Thomas reported his return to the Presidency from the Cape of Good Hope on the 16th instant by the Ship Oribs, from which date the unexpired portion of the leave granted to him on the 30th of June 1853 is cancelled.

Mr. C. J. MacKenzie, appointed by the Hon'ble the Court of Directors a Member of the Civil Service on the Beogal Establishment, reported his agrival at the Presidency on the 14th instant by the Steam-ship Bentiuck.

The 19th June 1855.—The Reverend. J. C. M. Bellew reported his departure from India on the 5th ultimo by the Steam-ship Hindostan.

> W. GREY, Secy, to the Govt. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor of the North-Hiestern Provinces.

No. 1223 A. of 1855.

Indicial and Revenue Department, Houd Quarters, the 9th June 1855.

Appointments.—Mr. H. E. Cockerell to be an Assistant to the Magistrate and Collector of Banda; Mr. W. B. Haisey to be an Assistant to the Magistrate and Collector of Gorner pore; exercising in those Districts the special joyunn with which they offer invasted by the Orders. No. 2369 A., definit 25th November 1556, and No. 2369 A., of May 9th 1855.

No. 993 A. of 1865. Public Works Department, The 11th June 1855.

Regiment, to be employed, until further orders, on surveying the lines of road from Futtehgurk tewards Shalijehaupore and Bereilly.

> No. 1008 A. of 1855. General Department, The 12th June 1855.

Leave of Absence.-Fakeer Chund Bose, Sub-Assistant Surgeon of Paneeput, for six months, on Medical certificate, from the 7th ultimo.

> W. Mere, Serv. to Goot., N. W. P.

No. 2463 of 1855.

Judicial and Recenue Department, Agra, the 12th June 1855.

Notification.—The unexpired portion of the leave of absence, granted in Orders of 4th May last, to Mr. William Robert Best, Joint Magistrate and Deputy Collector of Robbuck, is cancelled from the 5th idem, the date on which he embarked for Europe on Furlough.

By order of the Hon'ble the Lieut-Governor, North-Western Provinces,

C. P. CARMICRARI. Asst. Secy. to Govt., N. W. P.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 16th June 1855.

No. 640 of 1855.—The under-mentioned Officer is permitted to proceed to Europe on leave of absence on Sick certificate:--

Brevet Major Robert Munro, For eighteen of the 10th Regiment Native Infantry, Sold Regulations.

No. 650 of 1855.—The Houble the President of the Council of India in Council is pleased to make the following promotion :-

Medical Department.

Assistant Surgeon John Sutherland to be Surgeon, from the 17th May 1855, vice Surgeon Archibald Kenn, M. D., deceased.

No. 651 of 1865.—The following Notification from the Foreign Department with the Most Noble the Governor General III published in General Orders :--

Octavamund, No. 288, dated 29th May 1855.—
The Most Noble the Governor General is pleased to appoint First Lieutenant W. Disking of the Bengal Artillery, to hold charge of the 4th Coffipany of Artillery, Gwalior Contingent, during the absence of Lieutetrain at Pearson, it with further ordets.

No. 652 of 1853.—The following Notifications from the Foreign Department are published in General Orders :---

No. 2126, dated 15th June 1855.-Captain B. M. Loveday, Assistant Commissioner, Mooltan, has obtained four months leave of absence, under the Rules applicable to Military Officers on Staff employ.

No. 2127.—Lieutenant A. G. Davidson, Adjutant of the Mhairwarrah Local Battalion, has obtained a further extension of leave from the 23rd to the 80th April last, to enable him to rejoin.

No. 2128,-Captain J. W. Carter, Second in Command, 5th Infantry Regiment, Gwalior Contingent, has obtained four months' le we of absence, under the old Rules, to visit Simla, on private affaira.

No. 653 of 1855.—The following Notification, issued by the Honble the Lieutenant-Governor of Bengal, is published in General Orders :---

Leave of Absence.—The 12th June 1853.— Lieutenant H. M. Boddam, Officiating Executive Officer, Dacca Division, from the 12th instant to the 22nd proximo.

No. 654 of 1855.—The Pay, Batta and other Allowances, for June 1855, of the Troops at the Presidency, and at the other Stations of the Army, will be seemed on or after Tuesday, the 10th proximo.

No. 655 of 1855.-The following Extracts from the Litation Gazettes, of the 1st and 4th May 1855, are published for general information :-

War Office, 1st May 1855.

MEMORANDUM.

Her Majesty has been graciously pleased to approve of the rank of Colonel being given to Officers who obtain the rank of Brevet Lieutenant Colonel for services in the field, after the period of six years' actual service with that rank, and that they may at once have the option of a step of substantive unattached rank, where the convenience of the Service will admit of it.

Captain Robert Lewis Taylor, 18th Regiment Bombay Native Infantry, employed on a special service in Parsia; etc have the local rank of Major in Persia, while so employed. Dated 4th May 1855.

The under-mentioned Officers about to be employed on a particular service in Tunkey to have a seep of Joseph rank in the Army while se employed.

To hope the local rank of Major.

Capasia Heavy Hayman, of the 15th Regiment Batabay Native Infahtry. Detect 4th May 1855.

To have the local rank of Captain.

Licutenant O. B. Forrest, of the 3rd Bombay European Regiment. Dated 4th May 1855.

No. 656 of 1855.—The Regimental Order issued to the lat Ponjanb Cavalry, dated 26th April 1855. appointing Lieutenant W. Fane, Second in Command, to officiate also as Adjutant during the absence on leave of Lieutenant and Adjutant J. Watson, is confirmed.

No. 657 of 1855. -The following Order, issued by the Resident at Hyderabad, is confirmed :-

No. 122. dated 23rd Mary 1855.—Brevet Major R Hamilton, Second in Command, 5th Infantry, Hyderabad Contingent, has an extension of leave for six months, on Medical certificate, from the expiration of his present leave, viz., 1st June 1855, to the Neilgherry Hills, Mysore Division, Eastern Coast and Mallras.

Fort William, 18th June 1855.

No. 658 of 1855.—The under-mentioned Gen-tlemen are admitted to the Service, in conformity with their appointment by the Hon'ble the Court of Directors, as Assistant Surgeons on this Establishment :-

Medical Department:

Mr. Alexander Gerden, M. D.,

Date of Arrival at Fort William.

Mr. John Brake. ... Hota was Mr. Archibald Macdonald Gar-

No. 659 of 1853.-The following Orders, issued by the Resident at Hyderahad, are confirmed :-

No. 115, dated 10th May 1855.—With reference to the appointments made in General Orders by the Right Hon'ble the Governor in Council of Fort St. George, No. 120 of 1855, published in the Gazette of that Presidency of the 1st May 1855, the following poetings are ordered :-

Lieuterant G. Adey, 31st To be Adjutant to the Madras Native Infantry, and Contingent.

Ensign J. G. Bell, 2nd Mad-rae European Light In-fantry, Evelerabed Contingent, agreeably to General Green, No. 38, of 5th April 3855.

No. 116, dated 12k May 1855—The Regimental Order by Captain Dovia, Commanding 4th Cavalry, Hyderabad Contingent, dated the 4th instant, assuming charge of the Adjutant's Department from that date, consequent upon the appointment of Lieutenant and Adjutant France, to allege the as Second in Command of the 2nd Osviery.

Fart William, 19th June 1855.

No. 660 of 4855.—The Houble the President in Council, with the concurrence of the Most Noble the Governor General of India, is pleased to make the following temporary appointments:—

Brigadier S. J. Cotton, of Her Majesty's 10th Regiment of Infantry Communding at Peshawar, to the temporary Divisional Staff of the Army, with the rank of Brigadier General, in the room of Major General F. Markham, C. B., ordered to proceed to Cairo for employment in Europe.

proceed to Cairo for employment in Europe.

Brevet Colonel J. Longfield, of Her Majesty's 8th Regiment of Infantry, to be a Brigadier, during the period Brigadier General Catton may be employed on the Divisional Staff of the Army.

No. 661 of 1855.—Second Licutenant Frederick Herbert Wilson, of the 2nd European Bengal Fusiliers, is permitted to proceed to New Zealand on private affairs, and to be absent from Bengal, on that account, for twelve months, without pay, under the old Regulations.

No. 662 of 1855. The under-mentionist centlemen, whose appointments were announced in GoNo. 93, detellight January 1855.
117, dutelight January 1855.
2570, duted 18th Bay 1855.
having satisfied Government on the points of qualification prescribed by existing Regulations, are ad-

mitted to the Service as Cadets of Infentry on this Establishment, from the 12th June 1855, and promoted to the rank of Ensign, leaving the dates of their Commissions for future adjustment:—

Infantry.

Mr. Archibald Logan Douglas. ,. David Francis Sherriff.

Edward Lacon Ommanuey.

F. D. ATKINSON,
Offg. Secy. to the Govt. of India,
in the Mily. Dept.

Eramination Actice.

With the sanction of the Government of Bengal an Examination in Mohammedan Law of Candidates for the Situation of Law Officer will be held at the Examination Hall of the College of Fort William, at 11 o'clock A. M., on Monday and Wednesday the 25th and 27th June 1855.

Candidates are requested to present themselves at the Calcutta Madrassah for the usual registration of their names and other particulars on the 20th; June 1855.

Wu. N. LEES,

Offg: Escaminer of Candidates

for the Situation of Lew Officer.

Fort William, 1

اشتهار

ظاهر وهوده باد که بعسب الحکم سرکار بنگاله بتاریخ بست و هقتم روز چها رشنبه سنه مذکور بوقت یازده ساعت استهای امتحان امیدواران عبد قضا و مولویت در کالج فوری وایم گرفته خواهد شد لهذا اشتهار داده سیشود که هرکی که اراده دادی امتحان داشته باشد پیشتر از تاریخ بست و سوم ماه مذکور در مدرسه حاضر شده نام و آجوال و مسکی خود را بنویسد ه

عورهَةُ بست ونهم ماء مي منه ١٨٥٥ ع روزمه شنيه

Wm. N. Lees,

Offg. Examiner of Cundidates

for the Situation of Law Officer.

No. 1381.

Botification.

THE Most Noble the Governor General in Council, in the Financial Department, under date the 4th September 1854, having decided that the practice of this Office, with reference to the salaries of Uncovenanted Officers when transferred from one District to another, in charging salaries only from the date of their joining their new appointments, and not from the date of their relief from their old posts, is wrong, all Officers having to submit Pay Bills are hereby required to take special notice of this decision. The following instructions are given for their information and guidance:—

When an Uncovenanted Officer quits a post for one in another District, to which a higher salary is attached, the controlling Officer of the new District shall draw the salary for the time between the quitting of the old Office and the joining of the new one, at the rate of the salary appertaining to the old Office; but not for the full salary of the new appointment, until the Officer transferred shall have actually joined his new Office, when he shall draw for the full amount of his new salary.

V. P. Balanda, Qualif Anglism

FORT WILLIAM: Civil Auditor's Office, The 18th June 1866 No. 1426.

Aptification.

With reference to an Extract from the proceedings of the Hon'ble the President of the Council of India & Council, in the Financial Department, No. 1701, dated 25th April 1855, the undersigned requests that in submitting applications for Pensions on behalf of Uncovenanted Servants, the Heads of Offices shall be pleased to state, after an inspection of their respective Establishment Rolls, whether the service of each of the applicants was continuous or not, and if not, for how long he was unemployed, and under what circumstance, and to submit the Pension Roll of the applicant according to the annexed amended Form, so as to include the requisite information, in additional columns, in every instance.

W. P. PALMER,

Civil Auditor.

FORT WILLIAM; Civil Auditor's Office, The 14th June 1855.

AMENDED FORM.

Name of the person by whom the pri- sion is applied for, with the name of his father.	Number on the Establishment.	Montheation of Applicant's person.	Pert. State.	Westing. Apr of Applicant at the time of applicant at the time of applicant.	Baligton, Cante or Tribe.	Pergrands. Where residue.	Present employment.	fipecification of the state of	Yearn. Total period of service.	Applicant's service, continuous er not.	How long unemployed and under what elecumetrators.	Date of Application to Covernment,	Eupees Average salary or authorized official at	an jumplices per mentern for the present for the present of applica	Buyces. Salary or authorized afficial allowance. Springer to the time of application.	Abstract of the grounds of application	Bemarke by the Head of Office.	August. Proposel amotini of pension per metaboth	Pre. Training at which the party, If penulomed, wishes to draw	Orders of Governoust.
		- '						(Fine easter the denormination of the several grades of Office which the applicant may have filled, as also the rate of acceptage allowance of eating draws by him is the several appoint- ments filled by him during his official carver.)	<u> </u>	4		A		14 No.	Ray Annual Management of the M	4	A	W.	The Tree	8

NOTICE is hereby given, that Sundry Effects of the late Patrick Macfarlane, Esq., an Indigo Planter at Belsund Factory, in this District, are under the charge of this Court, and will be delivered to apy person logally authorized to receive the same.

ROBT. FORBES,

Judge.

CIVIL COURT; Zillah Tirboot, The 9th June 1855.

Motice.

NOTICE is hereby given, that the sites of the Salt Chokies of Goperguage and West Mundleghaut, within the Midnapore Division, have been removed from Raneechuck and Nuggoren to Gopcegunge and Coela Bazar, respectively, under sanction of the Board of Revenue.

J. G. CAMPBELL,

Controller of Govt. Salt Chokies.

FORT WILLIAM; Office of Contr. of Gort. Salt Chilico, The 15th June 1855.

Botict.

Nonce is hereby given, that the sites of the Salt Chokies of Choopinggur and Syedkhally, within the Jessore Division, have been removed to Ranai and Soorkhally, respectively, under sanction of the Board of Revenue.

J. G. CAMPBELL,

Controller of Govt. Salt Chokies.

FORT WILLIAM;
Office of Contr. of Gost. Salt Chokies,
The 15th June 1855.

In the Supreme Court of Judicature at Fort William in Bengal.

In Equity.

Monemothonauth Day and Onnauth Nauth Day, Hindee Infants, under the age of sixteen years, by Lollbeharry Day, their next friend,

DCTSUS

Aushootosh Day, Sreemutty Ne-moy Money Dossee and Sreemutty Santoo Money Dossee, and Aushootosh Day,

Scientity Nemoy Money Doeses, Szeemutty Santoo Money Dossee, Monomothonauth Day and Onmouth Nauth Day.

PUBSUANT to a Decretal Order made in these Causes, on and bearing date the twenty-eighth day of February last, the Creditors of Promothonauth Day, the Testator in the pleadings in these Causes mentioned, and who died some time in the month of December, One thousand eight hundred and fortynine, and the legators under his Will are requested to come in and prove their claims before John

Cochrane, Esq., the Master of the said Court, at his Chambers in the Court House, or in default thereof they will be excluded from the benefit of the said decree.

JOHN COCHRANE,

Master.

OWEN AND BONNERJEE,

Attorneys for Aushootosh Day.

CALCUTTA;

Supreme Court, Muster's Office, The 13th June 1855.

Nubkissen Mitter and Hurrischunder Mitter

and others, and the

other Causes.

To se sold, pursuant to a Decree of the Supreme Court of Judicature at Fort William in Bengal, made in the above Causes, bearing date the 19th day of January 1841, with the approbation of John Cochrane, Esq., the Master of the said Court, at his Office in the Court House, in the Town of Calcutta, some time in the month of June next, of which due notice will be hereafter given, the following houses and lands, that is to say,

in Chandney Clicke Bazar. The undivided one-third share of the said Gopeomohan Mitter and Kristnocaunt Mitter in a Posta at Burro-lazar, and in a piece of tenanted land at Shampooker, a lower-roomed house at Chandney Choke, and three brick-built houses at Bag-bazar, and also in a tolook called Bettra, situated in the

the undivided one anna and eight pie share of the late Gopeemolium Mitter and Kristnocaunt Mitter,

Zillahs of Hooghly and Burdwan.

The undivided one-half share of the said Gopeomohun Mitter and Kristnocaunt Mitter in piece of tonanted land and an upper roomed dwellinghouse at Bag-bazar, and in a piece of garden ground at Pykeparali.

Particulars whereof may be had at the Master's Office, or of MR. PAUL Solicitor for the Complain-

JOHN COCHBANE, Master.

PAUL, Attorney.

CALCUTTA; Supreme Court, Master's Office, The 17th May 1855.

To BE SQLD, pursuant to an Order of the Supreme Court of Judicature, bearing date the 6th day of December 1854, wherein Maurice FitzGerald, Sandes, Administrator of the Estate and Effects of William FitzGerald Crawley, deceased, is Complainant, and Kenneth Macleod and Charlotte Quin are Defendants, with the approbation of John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, in the Town of Colcutta, on the 13th day of July next, at the hour of 12 o'clock at noon, all that brick built recovered 12 o'clock at noon, all that brick-built messnage, t tenement or dwelling-house, and piece or parcel land or ground thereunto belonging, and on part whereof the same is crected and built, containing by estimation I biggah - cottaks and 13 chittacks (more or less,) situate in Theatre Street, in Short's Bazar, in the Town of Calcutta aforesaid, leiting numbered 184 in Theatre Street aforesaid tand bounded on the North by Theatre Street, on the South by a house and premises now, or tately obespied by Mr. Adam Nichelson, of the Rest partie by premises eccupied by Mr. Bell and partie by a house

of the divisees of the late Mr. George Higgins, and on the West by messuage or dwelling-house occupied by Mr. Devenish. Particulars of the Property and the Conditions of Sale may be had at the Master's Office, or at the Office of Messrs. Sandes and Watts, Attorneys for the said Plaintiff.

JOHN COCHBANK,

Moster.

CALCUTTA; Supreme Court, Master's Office, The 15th June 1855.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Wil-) On Saturday, the 2nd liam Tulloh Fraser, of day of June instant, it Government Place, in was ordered that the Calcutta, an Insolvent | Order Nisi for final dis-Tmder. charge, made in this matter on the 5th day of November last, relating to the separate Estate of the said Insolvent, should be enlarged, and that the further hearing in this matter should stand adjourned until Saturday, the 3rd day of November next.

Poe, Attorney.

In the matter of William Tulloh Fraser, of Government Place, in Calcutta, lately carrying on trade and business at Tank Square, in Calcutta, in co-partnership with John Weston Cliff, < deceased, as an Auctioneer and Commission Agent, under the name, firm or style of Messra Tulloh and Co., an Insolvent Trader.

On Saturday, the 2nd day of June instant, it was ordered that the Order Nisi for final discharge, made in this matter on the 5th day of November last, relating to the joint Estate of the said Insolvent, should be enlarged, and that the further hearing in this matter should stand adjourned until Saturday, the 3rd day of November next.

Poe, Attorney.

In the matter of James Dunkley, of Fordyce's Lane, in Calcutta, late a Miscellaneous Dealer, but at present a Pew Opener in St. James's Church, in Calcutta aforesaid, an Insolvent. of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Notice, that the petition of the said Insolvent, seeking the benefit of the Act X1. Vic. cap. XXI., was filed in the Office of the Chief Clerk on the 11th day of June instant, and by an order

Beeby, Astorney.

In the matter of James Dunkley, of Fordyce's Lane, in Calcutta, late a Miscellaneous Dealer, but as present a Pew Opener in St. James's Charota in Calcutta aforesaid, an insolvent be examined by the mid Court

On Monday, the 11th day of June instant, it was ordered that this matter should be heard on Saturday, the 4th day of August next, and that the said Insolvent should then attend to

Booky, Attorney.

In the matter of George William Dellone, of Colingah Street, in Calcutta. Pross Assistant in the Lithographic Branch of the Surveyor General's Office, an Insolvent.

Notice, that the petition of the said Insolvent, seeking the benefit of the Act XI. Vic. cap. XXI., was 'likel in the Office of the Chief Clerk on the 12th day of June instant, and by an order • of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Poc, Attorney.

the matter ... were William De-In . George Hone, of Colingah Street. sistant in the Lithogra- (phic Branch of the Surveyor General's Office, | an Insolvent.

Notice, that an application for an ad interim protection order has been in Calcutta, a Press As- (this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 26th day of June instant, at the hour of 10 o'clock

in the forengen. Any Creditor of the said Insolvent desirous of opposing such application, must "appear before the said Court at the time and

" place aforesaid," Poe, Attorney.

In the matter of George) William DeHoue, of Colingah Street, in Calcutta, a Press Assistant in the Lithographic Branch of the Surveyor General's Office, Insolvent, examined by the said Court.

On Tuesday, the 12th day of June instent, it was ordered that this matter should be heard on Saturday, the 4th day of August next, and that the said insolvent should then attend to be

Poe, Attorney.

In the matter of William Holloway, a Native of Birmingham, in England, now of Kidderpore, in the 24-Pergunnals, Engineer, now in the service of the India General Steam Navigation Company, formerly of Berhampore, in the Zillah of Moorshedabad, an Insolvent.

Notice, that the perition of the said Insol. vent, seeking the benefit of the Act XI. Vic. cap. XXI. was field in the Office of the Chief Clerk on the 14th day of June instant, and by an order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignor.

Judge, Attorney.

In the matter of William Holloway, a Native of Birmingham, in England, now of Kidderpore, in the 24-Pergumahs, Engineer, now in the service of the India General Steam Navigation Company, formerly of Berhampore, in the Berhampore, in Zillah of Moorshedabad, an Insolvent.

Julige, Attorney.

On Thursday, the 14th day of June instant, it was ordered that this matter should be heard on Saturday, the 4th day of August next, and that the said Insolvent should then attend to be examined by the mid Court

In the matter of Ninian Mackensie, of Fenwick Buildings, in Calcutta, carrying on Trade and Business at Pollock Street, in Calcutta aforesaid, in co-partnership with Gobindchunder with Gobindchunder Day and Promarchund Mookerjee, as Merchants and Agents, under the style or firm of Mackenezie and Company, an Insolvent.

On Saturday, the 16th day of June instant, it ordered that the petition filed by the said Insolvent, on the 7th day of April last, seeking for relief under the provisions of the Act XI. Vic. cap. XXI., be dismissed.

Notice, that petitions

have been filed in this

Court by the said In-

solvents, praying for the benefit of the Act XI.

Molloy and Mackintosh, Attorneys. Chief Clerk's Office, 18th June 1855.

Court for the Relief of Insolvent Debtors at Prince *of Wales' Island.

In the matters of Arna. chellam Puliay, late a Tindel and Retailer of Goods on Tapeh Estate, in Province Wellesley; | Aw Choon Wha and } Khoo Kooce, partners, lately carrying on business as Shop-keepers at P. W. Island, respectively, Insolventa

Vic. cap. 21; and by orders severally dated the 15th and 19th May 1855, the Estates and Effects of the Insolvents respectively were vested in the Official Assignes of this Station; and it was further ordered, that the matters of the said petitions be heard on Thursday, the 2nd day of August next, and that the Insolvents do then attend to be examined.

"Any Oreditor intending to oppose the "discharge of any of the Insolvents, is required to give notice thereof in writing to such Insol-" vent, three clear days before the day of hearing, and to file a like notice in my Office, any day " previous thereto."

A. RODYK,

Chief Clerk, P. W. Island.

For Dacca and Gewhatty in Assam,

A STRAMER, with a Flat in tow, will be dispatched about the 25th instant.

For Freight and Passage apply at the Government Boat Office.

By order of the Superintendent of Marine.

J. WOODLET.

Clark of the Goal Beat Office.

The 5th June 1855.

No. 3260.

Internal Steam Marigation, Bassa and Assam Line.

UNDER the Orders of the Hon'ble the Lieutenant-Governor of Bengal, the following reduced rates of charge on account of Deck-passengers on the Government boats employed in the above navigation, are published for general information:

From Calcutta	Re.	As.	P.
to Burrisal,	2	0	0
Dacos,		0	0
" Serajgunge,	4	0	0
" Dewangunge,	4	8	0
" Bugwah,	Б.	20	0
, Gowalparah,	5.	"8	0
, Gowahatty,	6	0	0
" Tezpore,	7	0	0
" Bisnath,	7	8.	0
" Sibsaugor,	8	0	0
Debroghur,	8	4	0
" Suddya,	8	12	0

The charge for the return voyages will be the same as above :-

The amount of passage between intermediate Stations will be in proportion to the foregoing scale; for example, the charge for Deck-passage from Bugwah to Gowaliatty will be one rupee, that from Bugwah to Sibsauger three rupees.

The above reduced rates will be in force from the

lat proximo.

By Order of the Superintendent of Marine,

(Signed) J. SUTHERLAND,

Offg. Secy.

PORT WILLIAM; MARINE SUPPL'S OFFICE, The 31st May 1855.

Agra and Muiteb Berbice Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the AGRA AND UNITED SERVICE BANK will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta, or its Branches - Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized, are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will be | per cent.

FRANCIS R. NEILSON.



[873]

STATEMENT showing the Number and Amount of Unclaimed Estates during the year 1853, deposited in the Register Office of Merchant Seamen.

Estate Michael.			
1858, February 24th.—Received from Captain Baker, of the Ship Ranes, being balance of pay due to Michael, late Seaman on board, deceased, Register No. 15313,	15	0	o
Estata Mausia			
February 24th.—Received from Captain Baker, of the Ship Rance, being balance of pay due to Mauzie, late Seaman on board, deceased, Begister No. 15317,	17	8	0
Estate Juck Brown.			
February 24th.—Received from Captain Baker, of the Ship Rance, being balance of pay due to Jack Brown, late Seaman on board, deceased, Register No. 16714,	27	0	0
Estats Sheikh Russool.			
March 14th.—Received from Mesers. Tuiloh and Co., being proceeds of the sale of sundry effects belonging to the Estate of Sheikh Russool, deceased,		13	6
Estate Jerojumo Jose Baptista.			
April 2nd.—Received from Captain Day, of the Ship Futta Mo- barruck, being balance of pay due to Jerojumo Jose Baptista, late Topaz, deceased,		0	0
Estate Ramedoy Dias.			
July 18th.—Received from Mr. John Hodges, Clerk in charge of the S. S. Pekin, being balance due to Ramedoy Dias, late Knifeman on board, deceased, 210 8 1854, January 30th.—Received from Messra Tulioh, Scal and Co., being proceeds of 1 chest, belonging to Ramedoy Dias, 6 3 8		13	11
Estate Mahomed Allee.			
1853, July 18th—By amount received from Mr. John Hodges, Clerk in charge of the S. S. Pekin, being balance of pay due to Mahomed Allee, late Fireman on board, deceased,	4	4	3
Estate Kulloo.			
October 29th.—Received from Captain M. J. Row, of the Ship Julia, seing balance due to Kulloo, No. 20484, late Lascar on board, deceased,	3	. 2	
Estate Allee.			
October 29th.—Received from Captain M. J. Row, of the Ship Julia, being balance of pay due to Allee, No. 16529, late Lascur on board, deceased.	4	12	9
Estate Hussum Cadur Hossein.			
Nousehow 13th Received from Captain J. L. Wadge, of the Ship Shift Allum being balance due to Hussan Cadur Hossein, No. 4275, late Lessar on board, deceased,	5	12	
Estate Husson Fuckeer.			•
Monagar 1864.—Received from Captain Day, of the Ship Futta			

Estate Munnion.

November 23rd.—Received from Captain Roany, of the Ship Mary Cannon, being balance due to Munnoo, late Lascar on board, deceased, No. 18746, Estate Rivarrec. November 23rd - Received from Captain Benny of the Ship Mary Carlnon, heing balance due to Etwarree, No. 9718, late Lascar on board, deceased, 30 12 6 *** *** *** *** *** *** *** Estate Duder Ramjoi. December 24th, - Received from Captain H. B. Benson, of the Hydrapes, on account of Duder Ramjoi, No. 5710, late Lascar on

board, deceased, *** (** Balance in hand in 1853,

183 12 2

CALCUTTA: Register Office of Merchant Seamen, The 13th June 1855. J. A. CURRIR Registrar.

ASSAM COMPANY.

Incorporated under Acts XIX. of 1845, and IV. ON FLOWERS AND FLOWER-GARDENS. of 10th February 1855.

SIXTH DIVIDEND,

Of 6 per Cont., or Co.'s Rs. 12 per Share.

NOTICE is hereby given, that at a General Moeting of Proprietors held in London on the 4th May last, a Dividend of 6 per cent, on the paid-up Capital of the Company was declared, which will be payable to Proprietors in India on and after Monday the 25th instant, on application at the Company's Office.

T. E. CARTER,

Offg. Secy., Assam Company.

1. Barretto's Lane,) June 15, 1855.

Assam Company.

GENERAL MEETING OF PROPRIETORS.

NOTICE is hereby given, that a Half-yearly Genemi Meeting of Proprietors will be held at the Company's Office, on Saturday, the 23rd instant, at the hour of 12 o'clock, when the Accounts of the first six months of the year will be submitted.

The Accounts will be open for the inspection of Proprietors on and after the 16th instant.

By order of the Directors,

T. E. CARTER. Age Hechelary.

No. 1, Barretto's Lane Calcutta, 15th June 1885. (In the Press.)

BY D. L. RICHARDSON.

Price One Rupee.

[The work will extend to about 100 (or more) closely printed octave pages. There will be a few lithographic drawings illustrating the Language of Flowers, and an Appendix of Practical Instructions and useful information respecting the Anglo-Indian Flower Garden.]

The above work is founded on an article first published in the Calcutta Literary Gazette, but the text has been since so greatly enlarged, and so copiously illustrated with additional quotations from the British Poets that it may be regarded as a new work. As only a comparatively small number of copies will be printed, subscribers are requested to send in their names without delay to the publishers, Mesers. P. S. DeRozurio and Co., Tank Square, Calcutta.

LOST on MISLAID .-- A Certificate, No. 2001, for one Share in the Capital Stock of the Bank of Bengal, standing in the names of Lieutenant-Colonei John Welchman, Captain R. A. Rameny, and J. L. Russell, Esq., since deceased.

Any person giving information regarding the above Certificate to Messre Lyons and Ball, Attornies at Law, Esplayade Row, Calcutta, will be rewarded if required.

LOST .- Two Halves of Beak of Bengal Notes, pas for Flay (50) Rupen No. other for Twenty (80) Rup

Bast Office Motifications.

Batter.

Is hereby given that the Government Bullock Train will cease to run above Kurnaul after the 15th instant, owing to the road being still impracticable for the successful management of that establishment during the rainy season.

From the above date, all Packages for stations above Kurnaul will, as heretofore, be conveyed in country carts, with every possible degree of care, but there can be no guarantee against possible damage

from wet, as many Rivers and Nullahs without bridges have to be crossed.

The Bullock Train between Lahore and Mooltan will probably be maintained throughout the rainy season.

(Signed) G. PATON,

Post-muster General, N. W. P.

NYMER TAL, The 2nd June 1855.

(True Copy.)

J. R. BURLTON BENNETY.

Post-master General of Bengal.

CALCUTTA,
The 8th June 1855.

Øntice.

COMPLAINTS having been made of Steam or British Postage, although paid on letters from India having been levied in England, on the plea that Indian Postage Stamps are not recognised there, the Post-master General, N. W. P., begs to notify, that all letters on which Steam or British Postage is paid, in addition to Inland or Indian Postage, are stamped with the words "India Paid" in red ink, and that this mark is recognised by the Post Office authorities in England as proof of pre-payment of Steam Postage.

Parties who pay Steam Postage on their letters should note on them Steam or British Postage pre-paid to England, and as Overland letters are now received on the latest safe dates by a Writer at the Post Office Window, the Postage Stamps will then and there be obliterated and the words "India Paid" stamped in red ink.

Those who pre-pay their letters to England are recommended to give the information above to their correspondents, so that if Steam Postage be demanded from them, they may protest and appeal to Her Majesty's Post-masters General for redress.

G. PATON,

Post-master General, N. W. P.

NYNEE TAL. 8th June 1855.

No. 751.

Antiet.

Att. Parcels sent by the Government Bullock Train, which are not claimed and taken away, either by the parties to whom the same are addressed, or the parties sending the same, within two calendar months from the date of the arrival of such Parcels at their respective destinations, will, after the expiration of that period, he advertised, and after the expiration of six calendar months from the date of advertisement, he sold without further notice by Public Sale, under the order of the Post-master General of Bengal, or of Post-masters of Divisions or Stations, and the proceeds arising from such Sales will be appropriated by Government without further notice to any party interested, and neither the sender, nor the addressee of any Parcel, which shall be so sold as aforesaid, nor any person or persons on his bahalf, shall have any right, title, claim or demand whatsoever, either at law or in equity, after the expiration of the period hereinbefore mentioned, to recover from Government either the Parcel, set its centents, or the value thereof, or the sum, or any part of the sum realized on the Sale thereof as aforesaid.

J. R. BUELTON BENNETT,

Post-master General of Bengal.

THE SHEWART TOSK

1 355 T

I T is hereby notified, that unless marked for particular Ships, all Latture received at the General Post Office, between Monday the 11th and Sunday the 17th June 1856, both dates inclusive, were despatched by the under-mentioned Vessels, which sailed from Calcutta on dates apecified :--

	ectived on on and to	dates,	В	what This patched.	Ves-	Bound	ł to	Remer	ks.
11th to	7th June,	1655,	Steamer	Secostris, .	****	Rangoon and	Mo uhn ein,	Left town on the	me Since
Lith to	7th June,	••••	Steamer	Lancefield,		Singapore and	d Chins,	Will sail on the	20th ditto.
ilth to	14th June,		Регвів, .	484117186		Cape,	*******	Left town on the	15th ditto.

C. K. Dove,

Deputy Post-master General.

Calcutte; General Post Office, the 19th June 1855.



SUPPLEMENT TO

The Calcutta Gazette.

Authority. Mublished ħ y

WEDNESDAY, JUNE 20, 1855.

Land Sale Notices.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Sarun will be put up to public and unreserved Sale, at the Collector's Office of that District, on Saturday, the 30th June 1855, or 1st Assar Sance 1262 F. S., for arrears of Revenue due on the 7th day of June 1855 :-

Class I.—Permanently-settled Estates.

No. 125.—Mehal Ghegtah, Pergunnah Cusmer; recorded proprietor, Manickchand; sudder jumma, rupces 24-61.

No. 137.—Mehal Turryah, Pergunnah Coah; recorded proprietors, Moheepnarain and others; sudder jumms, rupees 1.441-1‡.

No. 156.-Mehal Ekowaree, Pergunnah Chowbarah; recorded proprietors, Chundun Pandey and

others; sudder jumma, rupees 69-5-4.
No. 209.—Mehal Fursutpore, Pergumah Mujhowah; recorded proprietors, Balmookund Pandey and others; sudder jumma, rupees 62-14-0.

Class II.—Temporarily-settled Estates.

No. 49.—Dearah Gobbirar, Pergunnah Nurbun; recorded proprietors, Syed Attah Hossein and others; sudder jumma, rupees 59-9-0.

No. 50.—Mehal Muttiar, Pergunnah Nurban; recorded proprietor, Chammanlall; sudder jumma,

rupoes 75-4-0.

No. 97.—Mehal Mungroo Chapper, Pergunnah Kooaree; recorded proprietors, Ayney Pandey and others; sudder jumma, rupees 84-0-0.

C. D. RUSSELL, Officiating Collector.

SARUN COLLECTORATE,) The 12th June 1855.

NOTICE is hereby given, that the under-mentioned Estates in Zillah Jessore will be put up to public and nureserved Ro-sale, at the Collector's Office of that District, on Monday, the 2nd July 1855, or 19th Amar 1262 B. S., under Sections VI. and XVI. of Act I. 1845 :-

Class II.—Temporarily settled Estates.

No. 743.—Kismut Chur Kubboduck, Lukt Ootholee, Pergunnah Khuliskhalee; izaradar, Bhugwan Chunder Ghose; sudder jumma, rupees 33-3-0.
No. 2160.—Kismut Joogeepookhorea, Pergunnah Dantea; izaradar, Budden Chunder Mitter; guidder tumms, runces 11-18-6.

JAMESE COLLECTORATE ? The 15th June 1855.

F. BEAUFORT, Collector.

NOTICE is hereby given, under Section VI. Act I of 1695, that the under immitted distributed in Zillah Bhaugulpoor will be put up to public and unreserved Sale, at the Collector's Office of that District, on Wednesday, the 4th day of July 1855, for arrears of Revenue and other demands which; by the Regulations and Acts in force, are directed to be realized in the same matther as arrears of Revenue due on the 7th day of June 1855; --

Clouse I.—Permanently settled Estates.

No. 402.—Mouzah Surburpoor Soojawal, Pergunnah Chye; recorded proprietor, Mr. T. Grant; sudder jumina, Company's rupees 160.

No. 592.—Lands of Mouzah Noorpoor Bagha, Pergunnah Suhroce; recorded proprietors, Sadooddeen, Musita, Raheyah and Ruheemun, and Poorun Sao; sudder jumina, Company's rupees 15-4-11.

No. 630.—Mousah Surburpoor Sonjawal Chuck Fazul Ally, Pergunnah Chye; recorded proprietor,

Mr. T. Grant; sudder jumma, Company's rupees 176-8-6.

No. 773.—Jageer of Sirdha Sing Sookadar, Thannah Bhangulpoor, Pergunash Colgong; recorded proprietors, Gunowree, Munder and Mudan Thakoer; sudder jumms, Company's rupses 53-5-4, No. 1012.—Jageer of Dookha Lushker, Thannah Bhaugulpoor, Pergunnah Bhaugulpoor; recorded

proprietor, Sew Salaye Bhugut; sudder jumma, Company's rupees 3-12-0.

No. 1121.—Jügeer of Bucklisy Sepoy, Thannah Mohumpoor, Pergumuh Bhaugulpoor; recorded proprietor, Putchkowree; sudder jumma, Company's rupees 2-0-0.

No. 1133.—Jageer of Sembhoo Tewary Sepoy, Thannah Mohumpoor, Pergumuh Bhaugulpoor; recorded proprietor, Hingun; sudder jumma, Company's rupees 2-10-8.

No. 1293.—Jageer of Dhaotaul Sing Naik, Thannah Beejoye, Purgumuh Chye; recorded pro-

prictor, Dhoolleechund; sudder jumma, Company's rapies 1-6-0.

No. 1333.—Jager of Puddoo Khalasee, Thannah Foolout, Pergumah Chye; recorded proprietor,

Dhoolleechand; sudder jumma, Company's rupees 11-8.

No. 1360. Jageer of Bundee Khalusee, Thannah Foolout, Pergunnah Chye; recorded proprietor, Seeb Sahaye; sudder jumma, Company's rupees, 13-101.

No. 2636.-Mouzah Azuripeer, corf Rungrah, Perguinah Chye; recorded proprietor, Khooblanb; sudder jumma, Company's rapees 15-9-4.

No. 2899.—Mouzali Beerneah, Tuppeh Muneelany, Pergunnah Bhaugulpoor; recorded proprietor,

Mahomed Saduck; sudder jumms, Company's rupees 106-4-4. No. 2982—Jagoer of Rambuks Natk, Thannah Kheree, Pergannah Kheree; recorded proprietor,

Hemkurn; sudder jumma, Company's rupees 2-10-8.
No. 91.—Mouzah Noonish, Pergunnah Wascelah; recorded proprietor, Futteh Balandoor Sing;

sudder jumma, Company's rupees 167-1-10.

No. 100.—Mouzah Peerrewn Kittah Burrownee and lands of Mouzah Ojhadeeli, Pergunnah Parbatpara; recorded proprietors, Nirbhye Chowdry, Oottun Chowdry, and Khedoo Chowdry; sudder jumma, Company's rupees 162-8-1.

Clause II.—Mehale not permanently-settled. No. 271.—Arazee Poorainee, Pergunnah Colgong; recorded proprietor, Shumsoodeen; sudder

jumma, Company's rupees 1-12-2. No. 2603.—Meuzah Bhaugul poor, Pergunuah Parlutparah; recorded proprietors, Shah Mobaruk Oollah, Sheikh Sulleem Oollah, Kulleem Oollah and Munsoob Oollah; sudder jumma, Company's rupees 5-12-5.

No. 2714.—Mouzah Issapoor Gungarampoor, Pergunnah Colgong; recorded proprietor, Musat. Bebee Husseinee Khanum; sudder jumma, Company's rupees 5-15-11.

BHAUGULPOOR; Collector's Office, The 13th June 1855. Ed. . Woodcock Officiating Collector.

NGTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Patna will be put up to public and unreserved Sale, at the Collector's Office of that District. on the 4th day of July 1855, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 7th June 1855 :-

Class I.—Permanently-settled Estates.

No. 229.—Mehal Neeranderpere Khurowneeah, &c., Pergannah Arsemahad; recorded proprietors, Baboo Hoshiar Sing, himself and broth m, and guardian of Ramgolam Sing, minor, Baboo Chiraj Sing, Shewopertap Sing, Harrechernath Sing, Jewnath Sing, Jugmolam Sing, Fedahhusson Khan "wussee," Muset Hurkho Bebee, Chumundoll Sao, Bancepershad Sao oort Madhrololl, Shewpershad Sao, Makoondiol, Suntoolol, Lutchum Misser oorf Lutchoo Purchit, Dwurer Sing, Bhuttun Sing, Faboo Mohunloll, Baboo Kunhoyahlol, Muset. Doorgab, wife of Hurpershad, son of Kisoonparshad, Namuckbur, Rambux, Shewdial Misser, Muset. Boorgab, wife of Hurpershad, son of Kisoonparshad, Namuckbur, Rambux, Shewdial Misser, Muset. Mann Coomer, Surubject, and Bittalnawth Jee Maharaji; wodder jumma, Company's rupees 1,188-18-7. This estate is under butwarmh. It is proposed dispose of one village, Sadickpore Joyce (appertaining to Lot Nirundurpore khurredneeah) of Lutchmun blisser east Lateries Parchit, the defanding party; for the recovery of the bulance due by him.

No. 361.—Mehal Chuck Andum, Pergunnah Gyaspore, recorded praprietors, Mahbared Brokim, Mahamed Ismial, Museta Muddeersy, Rumjoo, and Payarun, Rajab Aliy, Museta Museta Museta Museta Woheedoon Nimit corf Mulkeh Sabilage.

Duleep Sing, Shekk Wabid Aliy, Munchar Loil, and Muset. Woheedoon Nimit corf Mulkeh Sabilage.

See See L. Hebri Ziwaasrpore Riscore, Penjasana Gyaspore; recorded proprinters, sample gancy coeff. Chattle Historic hell; sudder jumma, Company's rupees 17-6-9.

Ma 597.—Mehal Musoodhigha Gerukhey Doulutpore Choundee, Pengamnah Gyaspore; recorded proprietain, Bhattun Chewdry, Musat Sunjeeday, Imdad Ally, Kasim Ally, Musat. Musechay and Ally, Syed Radir Ahmed, Musat. Oolfut, Rajab Ally, Syed Muzhur Ally, Musata, Musechay and Kubearun, Syed Umjud Hassen, Syed Fusecooden Hussen, Dabee Dutt, Ram Dutt, Gopee Chumun Roy, Musat. Mungloo 2nd, Syed Golam Wullee, Musat. Umeensy, Juwad Ally, Chumun Lell, and Baadhoo Itali : sudder jumma. Company's rupees 40-10-11.

rupees 37-6-3.

No. 248.—Mehal Lodeepore Khurroutee, Pergunnah Tilharah; recorded proprieter, Beerkishwur;

sudder jumus, Company's rupees 20-0-0.

No. 268.—Mehal Moheecodeenpore Khurroutee, Pergunnah Tilharah; recorded proprietor,

Chultoo; sudder jumma, Company's rupees 48-11-3.

Class IV .- Estates to be sold for arrears due on account of other Estates.

No. 140.—Rights and interests of Butto Sing, Khanoo Sing, Choonee Sing sens of Bhyro Sing, Bustee Sing, Sastee Sing, and Gopal, sons of Sumbhul Sing, and grand-sons of Bhyro Sing, in Mouzah Bahadoorpore Nisf, Pergunnah Gysspore; zemindaree, Bhowance Bux, Runglof Sing, Bhyro Sing, Mohesh Dutt and Roopnarain Sing, malgoozars; sudder jumma, Company's rupees 133-13-10.

A. LITTLEDALE,

PATNA COLLECTORATE, The 12th June 1855.

NOTICE is hereby given, under Section VI. Act L. of 1845, that the under-mentioned Estates in Zillah Behar will be put up to public and unreserved sale, at the Collector's Office of that District on the 5th day of July 1855, for arrears of Rovenue and other demands, which, by the Regulations and Act in force, are directed to be realized in the same manner as arrears of Revenue, due on the 7th day of June 1855 : -

Clause I.—Permanently-settled Estates.

No. 96.—Mehal Cunguchuck, Pergunnah Ookree; recorded proprietors, Mussia Syfun, Tajun and

Sunjo; sudder jumma, Company's rupees 44-15-7.

-Mehal Chuck Mahomed, Pergunnah Urwul; recorded proprietors, Shah Ghelam Mahomed, Waezooddeen Hossein, Khyrooddeen Hossein, Wolad Hossein, Ekhal Hossein, Muset. Zunneeroon Nissa, Ameencoddeen, Mussts. Zabun. Khoobun and Fatmay, Lubrez Hossein and Bundeh Russool; sudder jumma, Company's rupees 16-2-6.

No. 804.—Mehal Invalid land situated in Mouzah Secanderpoor Dhawoec, Pergunnah Urwul; re-

corded proprietor, Ramdhun Sing; sudder jumana, Jompany's rupoes 13-10-94.

No. 826.—Mehal ditto, in Futtehpoor Sanda, Pergunnah Urwul; recorded proprietors, Thakooran and Lutchmun; sudder jumma, Company's rupees 46-10-0.

No. 829.-Mehal ditto, in ditto; recorded proprietors, Jeetun Sing, Ukbar Sing, Sunnath Sing and Jeoodhur Sing; sudder jumma, Company's rupees 28-5-10.

No. 848.—Mehal ditto, in Sumunpoorah, Pergunnah Urwal; recorded proprietors, Hurgohind

Sing and Shama Sing; sudder jumma, Company's rupees 11-10-0.

No. 868.—Mehal ditto, in ditto; recorded proprietors, Musst. Kewlassee and Ublakee; sudder

jumma, Company's rupees 13-0-8.

No. 1009.—Mehal Chebootiah, hissa 6th out of the entire Dakhlee Kamalpoor, Pergunnah Incha; recorded proprietors, Musses. Nusseerun alias Dhoopun, and Khyrun, Syed Shah and Shumsoolhun; sudder jumms, Company's rupers 13-6-9.
No. 1286.—Mehal Ghuranundpoor Putwareea, Pergunnah Behar; recorded proprietor, Jug-

No. 1286.—Mehal Ghuranundpoor Putwareea, Pergunnah Behar; recorded proprietor, Jugnachun Doss; sudder jumma, Company's rupees 154-10-8.

No. 1669.—Mehal Manpoor Tetrawan, lot 4th, Pergunnah Behar; recorded proprietor, Musst. Wuzeerun and Bhuttun; sudder jumma, Company's rupees 22-14-0.

No. 2083.—Mehal Chuck Mozuffer Uzruqbeh Hussunpoor Kakoe, Pergunnah Bhelawur; recorded proprietors, Shah Wolaeth Hossein, Syed Feda Ally, Syed Wahid Ally, Syed Mahomed Waheed, Sheik Wassil Ally, Musst. Wajun, Nuzmun, Musst. Mehrun, Meer Chochee, Musst. Bachun, Shumsoolling aliae Builoo, Sheik Indad Hossein, Musst. Unchinoe, Syed Hadaet Hossein, Musst. Durgahun, Sheik Takat Historia Bahadoor Hossein, Musst. Unchinoe, Syed Hadaet Hossein, Musst. Durgahun, Sheik Farbat Hossein, Bahadoor Hossein, Mahomed Eheeah, Mahomed Busseer and Musst. Ameerun; sudder jumatie, Company's rupces 17-14-9.

No. 2170.—Mehal Blutheggah, Pergunnah Putchrookhee; recorded proprietor, Mulheeneddeen

Robbe Sing; success jumms, Company's rupees 54-6-5.

No. 2179.—Mehal Doollahbigha, Pergunnah Putchrookhee; recorded proprietor, Jankeeram; sud-

der janoms, Company's rapecs 5-5-4.

No. 2762.—Mehal Sunrah Khurratee, Pergunnah Seris; recorded proprietors, Ubdeel Sunnad Khan (Rollam Infanto Khan and Ubdeel Waheed Khan; sudder jumma, Company's rapecs 668-8-0.

Re. 2763.—Mehal 11 annas share of Mouzah Thegookhap, Pergunnah Seris; recorded proprietor.

Worth Khan; sudder jumma, Company's rupees 83-8-0.

No. 1999. Mehal Chuck Bhojah Uzrubbeh Muheecoddoenpore Koombhee, Pergunnah Summay; retordad property of Ubdiel Ally, Muist. Wuzeerun, Jumal Ally, Mussta. Hosseinee and Khudaun bida Wobeedoe Mahomed Ukul, Jan Ally, and Musst Beekanee; sudder jumma, Company a rupee. 124-104

No. 3931.—Mehal Hissa Rampeer, Perguanal Kentumberrecorded proprieter, Establic steller

No. 3931.—Mehal Hissa Rampeer, Pergunnan Rostomba; recorded proprietor, Meer Kamur Ally, No. 3973.—Mehal Puranpoor, Pergunnah Kootomba; recorded proprietor, Meer Kamur Ally, Eman Ally, Emandeux and Imdad Ally; sudder jumma, Company's rupees 36-0-7.

No. 4649.—Mehal Hybutpoor, Pergunnah Nurhut; recorded proprietor, Syed Busharat Ally, Jumal Ally, Dawur Hossein, Musst. Ruhmun, Ukbur Ally, Ameer Ally, Mussts. Wajday and Burratun, Unwaree, Chandee Mussoor Ally, Ahidbux, Mussts. Khoobun and Bhuttun, Moorad Ally, Musst Muddernay, Emam Ally, Musst. Fakun, Umjud Hossein, Enarth Ally and Suefooliah Khan; sudder

Muddeensy, Emam Ally, Musst. Fakun, Umjud Mossein, Enarth Ally and Succonsur Anan; sudder jumms, Company's rupees 49-2-0.

No. 4671.—Mehal Nusseerpoor, Geersick alias Bassur Chuck, Pergunnah Nurhut; recorded proprietors, Ulmud Ally, Wahid Ally, Var Ally, and Ukbur Ally; sudder jumms, Company's rupees 32.

Clause II. Arveers due from Estates not permanently-settled.

No. 2227.—Mehal Putchturroah, &c., 11 cullum appertaining to mehal Boodhooah, Pergunnah Putchrookhee; recorded proprietor, Teetun Sing; sudder jumms, Company's rupees 825.

No. 2245.—Mehal Ekteah, Pergunnah Putchrookhee; recorded proprietors, Mohunt Soogian Poored and Maharaj Sing; sudder jumms, Company's rupees 117.

No. 4382.—Mehal Shahpoor, Pergunah Mehair; recorded proprietors, Nanhoo Doobey, Ramsunkur Doobey, Dookhee Doobey, Umrit Loll, Bhuttun Doobey, Ramsunkoy Doobey, Ramgebind Doobey and

Doobey, Dookhee Doobey, Umrit Loll, Bhuttun Doobey, Ramsuhoy Doobey, Ramgobind Doobey and Ramadheen Doobey; sudder jumma, Company's rupees 170.

R. F. HODGSON, . Collector.

BEHAR COLLECTORSRIP; Qya. The 13th June 1845.



The Calcutta Gazette.

Published by Authority,

Ontiffentions.

The 1420 May 2861.—The Government of Bengut having entered usto a Contract with Meson. Samuel Soith and Co., for the execution of the Concernment Privates Work, from the last fully nest, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Concernment Work from and after that date.

Creen. Brance.

CRCH. BRADON. Secy. to the Gout, of Bengal. The 2nt Printerary 1866.—The Government of Brigal having entered into a Contract with Meass. Sumuel Smith and Co., for the execution of the Government Printing Work, all Public Officers under the Government of India at the Presidency are hardly direct in not in employ any other Printing Establishment for the ausmittion of Government Work.

Споть Вильов. Sery, to the Goot, of India.

SATURDAY, JUNE 23, 1855.

Legiglatibe Council.

The 16th June 1855.

THE following Bill was read a second time in the Legislative Council on the 16th June 1855, and referred to a Select Committee who are to report thereon after the 20th of September

A Bill to facilitate the acquisition of Land needed for public purposes in the Presidency of Bombay.

I. WHENEVER it shall appear to the Gover-Paclaration of Go-vernment that land is needed for a public purpose.

nor of Pomlay in Council that any Land is needed for a public purpose, he shall make a declaration to that effect in a Minute of Council, and such

declaration shall be conclusive evidence that the purpose for which the land is needed is a public purpose.

tion presenting upty be taken, and define the companion as b-espaintly described.

When a declaration has been made by the Governor in Council that any land is needed for a public purpose, if there shall be any hisderance to the immediate acquisition of such land by

purchase from the parties interested therein, is shall be compared to the Governor in Conneil to order, the land to taken persession of on the land was reduced. Feaving claims for compared to the hand to be determined as hereinafter

evice is passed by the Go-evictor in Council, it shall be tent to the Collector of the Metales in which the land lies, or to such other Officer as the Odvernor in Council shall think At to appoint to carry it into award for the same.

execution; and the Collector or other Officer so appointed shall cause the land ordered to be taken to be marked out and measured, and possession to be taken thereof on behalf of Government, and the land shall thenceforward be vested aimolutely in the Government, free and clear of all other setates, rights, fittles, remainders, reversions, limits, tations, trusts, and interests, and also of all mortgages, liens, or incumbrances whatsoever, of and in the land so taken as aforesaid; and any suit which may be instituted to recover the land so taken by Government in any Court of Judicature, shall be dismissed with costs. Provided always that

nothing herein contained shall affect the liability of the party who may receive the value of any land so taken by Government without having a good title to the

IV. As soon as the land has been murked

Publication of order in Council and alta-tion to purities in-terested to appear.

out, the Collector, or other Officer appointed as aforesaid, shall cause the order in Council to be affixed in some conspicuous

place upon the land, and pullished by proclamation in the neighbouring bazars and villages, with a citation calling on all parties interested in the land to appear before him in person, or by authorized agents, on a certain day, not less than follow days after the date of, citation, and to state the nature of their interests in the land required, and the amount and particulars their claims to compensation for the same

V. It shall be competent to this shild Collector, or other Officer appointed an aforesaid, to adult any saids claims that appear to him to be serious to make away. Collector to estable claims appointing to be valid, man if tone-prisation he agreed upon to make award parties interested in the land again as to the compensation to be aboved to their respectively, so pass an

VI. If the said Collector or Officer shall judge)

Arbitrators to be appeared if claims of compeliate any of the claims preferred to be inadmissible, and the parties interested in the land or any of them shall nevertheless

persist in such claims, or if the said Collector or Officer, admitting the interests claimed, shall object to the compensation demanded for the same as excessive, the points in dispute shall be referred to the determination of arbitrators, to be appointed in the manner hereinafter provided.

VII. Two persons shall be chosen to act as arbitrators on the part of Go-vernment by the Collector or Nomination of arbi-

other Officer duly appointed as aforesaid, and the party or parties claiming to be interested in the land taken shall be called upon by the said Collector or Officer to elect, within fifteen days, two persons to act as arbitrators on If there be several parties interhis or their part. ested as aforesaid, and they cannot agree within the required period in the election of persons to act as arbitrators on their behalf, then and in that ease each of them shall nonlinete one person whom he may desire to act on his behalf, and the said Collector or Officer shall choose by lot, out of the persons so nominated by the parties aforesaid, or by any of them, two persons to act as arbitrators on behalf of the parties interested in the land. If only two persons shall be so nominated by the parties interested in the land, they shall be the arbitrators on behalf of such parties, whether the may not have been concerned in their nomination. If only one person shall be so nominated, then only one of the persons selected to act as arbitrators on the part of Government shall be employed on the duty. If the parties interested in the land shall refuse or neglect, or if, by reason of minority lunacy, or absence from the Presidency, they shall be upable to make any nomination within the required period, then the said Collector or Officer shall and may select two impartial persons to arbitrate the matter between Government and the parties interested in the land.

VIII. Before the arbitrators proceed to arbi-trate, they shall be required by the said Collector or Officer Appointment of to appoint an umpire for the decision of any points whereon they may differ in opinion, when the voices on each side shall be If the arbitrators cannot agree in the selection of an umpire, the said Collector or Officer shall be authorized to choose some person to act as such.

IX In cases wherein the arbitrators may differ in opinion, if the voices on each side shall be equal, the Decision of umpire. decision of the umpire on the point of difference shall be conclusive; in all other cases the opinion of the majority of arbitrators

Judicature may legally exercise towards persons summoned as witnesses before them, for the purpose of compelling such witnesses to attend and give evidence. It shall further be competent to the Officer presiding, in the event of any unaccessary delay on the part of the arb trators in determining any question referred to them, to call upon them to make their award within a specified time, and in default thereof, to refer such ouestion to the ampire for his decision.

XI. The said Collector or other Officer appointed as aforesaid shall, on Summoning witthe application of the arbitra-

tors, summon any witnessess whom the arbitrators may call for and whom the parties may not be able to produce before them without such process. He shall also cause the proper forms of affirmation to be executed by any witnesses whom the arbitrators may desire to examine upon affirmation, or he may empower the arbitrators to administer or cause the execution of such affirmation, if the witnesses cannot with convenience attend before him. Any witness who

Penulty for non-at-tendance or for fulce eventing,

shall refuse or omit to appear when duly summoned by such Collector or Officer, or who shall appear but shall refuse to

execute the affirmation to be administered as aforesaid, or who shall refuse to give evidence, shall be liable to the same punishment which would be incurred under the law by a witness refusing to appear or give evidence before a Court of Justice. Any person giving intentionally and deliberately a false deposition, under a solemn affirmation, in any case referred to arbitration as above, and upon a point material to the issue thereof, shall be held to be guilty of perjury and shall be liable to the penalties prescribed for that offence by law: and any person causing or procuring another person to commit the offence of perjury, as above described, shall be guilty of subornation of penjury and punishable according to law.

XII. It shall also be competent to the Collector

or other Officer appointed as Production of title aforesaid to call upon the parties interested in the land so

taken as aforesaid, to appear and produce any accounts, title deeds, or other documents which may be required by the arbitrators for the purposes of their enquiry, and in the event of such persons neglecting or refusing to produce such accounts, title deeds, or documents, and the fact of their existence being proved by information given upon solemn affirmation, such per one shall be liable to the same punishment which would be incurred under the law by a witness refusing to appear or give evidence in a Court of Justice.

XIII. The arbitrators shall take into consideration the statements of the par-Award of arbitraties interested in the said land and the objections of the Collector or other Officer aforesaid on behalf of Gopoint of difference shall be conclusive; in all other cases the opinion of the majority of arbitrators shall determine the award.

**The arbitrators shall hold their enquiry appear to them necessary, shall plus their award as the Courts of party shall be competent to the general superintent amount of compensation to be given for the given for the purpose of securing their attendance and the due completion of their award as the Courts of party shall be contilled to rector. XIV. The award of the arbitrators, or of the umpire, if he shall be award conclusive called upon to make an a to amount of com-award, shall be binding and

as to amount of compensation naives fromdelient.

conclusive both upon the Government and the parties

interested in the land, as respects the gross amount of the compensation to be paid by Government, unless the award shall be set aside by the Civil Court of the zillah upon a charge of corruption against the arbitrators or the umpire, as the case may be, brought by either party, and proved, after due investigation, to the satisfaction of such Court; in which case the matter shall be referred for the determination of a second set of arbitrators, to be chosen in the same manner as the first, and their decision, whatever it may be,

breezedings to ust shall be final. No petition to set aside an award made under this Act shall be received by

the Civil Court of the zillah unless it be presented within thirty days from the date of the award complained of; and the said petition shall be presented on stamped paper of the value used for miscellaneous petitions, and shall be accompanied with a copy of the award objected to. The award of the arbitra-

Award when binding m to diarre of binding as respects the shares to be paid to the several

parties interested in the land, unless upon a suit instituted within thirty days from the date of the award, in a competent Court, by any of the parties concerned, to alter the apportionment made by such award, an injunction shall be issued to suspend the payment until a decree is passed in the case.

XV. If any question arises as to the

In certain casts compensation money to be held in deposit until order for payment is made by a

question arises as to the previous possession of or title to any land taken by Government under this Act, or if the parties or any of them interested in the land are minors, lunatics, or absent as aforesaid,

and are not represented by their guardian, committee, attorney, or other person authorized in that behalf, or if there exist other grounds which, in the judgment of the arbitrators, render it improper to make immediate payment of the compensation awarded by them, or of any part thereof, to any of the parties interested in such land, the said arbitrators shall certify the same to the said Collector or Officer under whose directions they may act, and in such case, or if for any such reason, or any such ground as aforesaid, the said Collector or other Officer shall deem immediate payment improper, then the amount of compensation payable shall be held in deposit by Government until the parties interested in the said fand or some of them shall obtain the brider of a competent Court for the payment of the same and interest (if any) to them. All same held in deposit the aforesaid shall bear interest at the lowest rate of any Government securities which may then be procurable.

trators or umpire shall deliver to the Collector or other Officer appointed as afcresaid, a full and complete report and the questions attention to their arbi-

tration, under their respective signatures, specifying the amount of compensation to be granted, and (except where, under Section, XV., it may appear proper to suspend payment,) the parties to whom it is to be made, and the proportions to be paid to each respectively, with a soledn declaration subscribed fluoreto that the award so given is, to the less of their judgment, true and importial, and according to the evidence adduced before them, and they shall at the same time deposit with the said Collector or Officer the whole of their proceedings.

their proceedings.

XVII. All suits and proceedings instituted

No anits to be to
against Government to obtain
attend against Gocompensation for land taken
compensation.

as aforesaid, other than such
petition: to set aside awards
as aforesaid, shall be dismissed with costs; but

nothing herein contained shall affect the rights

Right to recover of any party to recover the value of any land taken person who has resident it without title, not to be affected.

title thereth.

XVIII. In the case of land declared by a mi-

Produmation and proceedings in case land is bought by agreement from persons apparently interested.

nute of the Governor in Council to be needed for a public purpose being acquired by the Government by bargain with and purchase from the parties apparently interested therein,

the same without having any

the Collector or Officer appointed by Government to receive possession of the same shall cause proclamation to be made, in the manner prescribed in the 4th Section of this Act, of the transfer of the land to Government by the said parties, and requiring all other persons who may claim any right, title, or interest in such land, to prefer their claims within one calendar month after such proclamation made; and any claims that may be preferred shall be dealt with under Section V. or under Section VI. and the following Sections of

Provise. this Act. Provided always, that, if no claims shall be made within one calcular month after such proclamation as aforesaid, the said land shall vest absolutely in the Government free and clear of all other estates, rights, titles, remainders, reversions, limitations, trusts, interests, mortgages, liens, or incumbrances whatsoever of and in the said land so purchased; and any suit to recover the land so purchased by Government, or to obtain from Government compensation for the loss thereof, which may be preferred in any Court of Judicature, shall be dismissed with costs. But nothing herein contained shall affect the liability of the party who may receive the value of any land purchased by Government without having a good title to the same.

XIX. In cases referred to arbitration under the provisions of this Act, any necessary expense which may attend the enquiry of the arbitration, whether for the diet of witnesses or otherwise, shall be paid by Government.

XX. Persons employed in any public work, or in any purpose which has been declared, under the authority of this Act, to be a public purpose, their servants and workmen, may after due notice to the occupier, enter upon any land in order to survey the

same or to mark and set out the line of work in contemplation, and may mark the intended line by cutting a trench or placing land-marks along the same and may, with the sauction of Government or of any Officer appointed by Government to exercise supervision over the work, cut down and clear away any part of any jungle or tree or tope of trees in the direction of the survey or the intended line. Provided that no person shall enter the curtilage of any house under colour of this Act without the consent of the occupier, unless between sunrise and sunset and after due notice given to such occupier.

XXI. The powers of this Act shall also extend to authorize, in all cases within Temporary occupa-ion of adjacent land. the Act, the temporary occupation of any land not more than 100 yards from the centre line of the line of work in contemplation, the taking earth and other materials, the depositing thereon superfluous earth or other materials, the erection of temporary buildings and workshops thereon, or the occupation of any land which may be needed for making temporary roads or approaches from any public road to an intended line of Kailway; and for any damage done under the powers conferred in this and the preceding Sections, including the full value of all clay, gravel, soil, and other materials taken thence, compensation shall be paid to and among all persons having an interest therein, to be accertained, in case of disagreement, in the same manner as compensation for land permanently taken under this Act.

XXII. Whoever wilfully obstructs any person in the exercise of the authority conferred in the 3rd and 4th Sections of this Act shall be liable to be imprisoned by the Magistrate of the district for any term not exceeding six months and to be fined any amount not exceeding rupees 200.

Land taken for a public purpose otherwise than according to this Act to vest in Government after the lapse of five years without any olaim preferred for the recovery thereof in any competent Court, shall vest absolutely in the East India Company, freed and discharged from all other claims thereunto.

Computation of term of five years shall be reckoned from the date of this Act in the case of land heretofore taken, and in case of land hereafter taken from the time of taking possession thereof.

Componentian to be suit is begun upon which judgpuld as person estabiniting his right in ment shall be finally obtained
autablishing the right of the
such said land, then, in lien and in place of such interest,
in the said land, there shall be paid to the person obtaining such judgment the value of his interest,
in the said land at the time when persons
thereof was taken with interest thereon at the
usual and lauful rate, to be accretioned and estthed by the Civil Court in awarding indement in
the suit.

XXVI. The word "land" as used in this Act
shall include the buildings,
word "and" an used trees, and wells thereon, the
revenue thereof, and all rights
and privileges lawfully enjoyed
thereon or therefrom.

XXVII. The following words and expressions in this Act shall have the several meanings hereby assigned to them, unless there be something either in the subject or context repugnant to such construction, (that is to say)—words importing the singular number only shall include the plural, and words importing the plural number only shall include the singular: words importing the masculine gender only shall include females: the expression "party or parties interested in the land," shall be understood to mean all parties interested in the land either for life or for years, or in remainder, reversion, or succession, and all trustees, costai que trusts, mortgagees, incumbrancers, lease-holders, or tenants, not being tenants by the month or at will of such land.

Act not to extend to land within the local jurisdiction of Her Majesty's grame Court.

W. Morgan, Clerk of the Council.

FORT WILLIAM, FINANCIAL DEPARTMENT,

The 8th June 1855.

The following Rules for the grant of Leave of Absence for regulating Deductions from Salaries and Deputation Allowances, and for limiting the period of Service of Civil Servants, are published for general information, and will take effect in all the Presidencies and Settlements under the Government of India from the date of the publication of this Notification, in supersession of the Rules of the 17th May 1843 and the 25th August 1854.

CHAPTER I.

RULES FOR APPLICATION FOR LEAVE OF ABSENCE

Section I. No Leave of Absence from any Office or Station can be granted, but by the Government under which the employment is held, and on the application of the party requiring such leave, saving in such cases as may be especially excepted. The

be specially excepted. The application must be made publicly through the regular channel in the Department to which the applicant may belong

applicant may belong.

Section II. The official allowances of the holder of a Civil Office quitting his Station without leave will entirely cause from the date of his quitting until his return, or, in the swent of his subsequent ly obtaining leave, to the date of such leave being granted to him.

Rection III. No Lease of Absence shall have sany retrospective effect, except in case of several library, to be attended by Madical Certificate retrospective to the discontinuous contained in Section V.

CHAPTER II. BULES FOR SICK LEAVE.

Government may grant Leave of Absence on Medical Cortificate to any Civil Servant, to any place in India, in Europe, or elsewhere, as he may consider most conducive to the restoration of his alth, withost any restrictions whatever as to the

places to which he may resort.

Bection V. When an application for Leave of Absence I made on the ground of ill-health, it must be accompanied by a Certificate and a Statement of the case from the Medical Officer by whom the applicant has been attended, distinctly stating, from personal observation, the nature of the disease, the symptoms by which it is manifested, the period during which it has existed, as far as the knowledge of the Medical Officer extends, and the necessity for territories. and the necessity for temporary removal to some other place in India, or in Europe, or elsewhere, as laid down in Section IV.; and in case of the upplicant visiting the Presidency preparatory to obtaining leave, the Certificate must be counter-signed by the Members of the Medical Board, on their being satisfied, on a perusal of the Medical Attendant's statement of the case, that the heave applied for is absolutely necessary towards his recovery. Should the applicant's Medical Attendant be of opinion that he ought to proceed to # Sanitarium or other place without visiting the Presidency, the Certificate must, in the first instance, be counter-signed by the Superintending Surgeon of the Division in which the applicant may be located, and afterwards submitted with the statement of the case for the consideration and counter-signature of the Membersof the Medical Board.

The Certificate shall be given in the following

form:-

1. A. B., Surgeon at or of _____ do hereby certify that E F., of the Civil Service, is in a bad state of health, and I solemnly and sincerely declare that, according to the best of my judgment, a change of air is essentially necessary to his recovery, and do therefore recommend that he may he permitted to proceed to Sea, (or to such place as the Surgeon may think proper, expressing it in the Certificate.)

The following form shall be observed by the Members of the Medical Board or the Superintending Surgeon, in counter-signing the Surgeon's

Certificato:

We (or I) do-hereby certify, that, according to the best of our (or my) professional judgment, after execul personal examination of his case, we (or Deponsider the state of health of E. F., to be such absolutely necessary (or highly desirable)

the dis recovery.

With application for attention of leave must, if the applicant he in India, be accompanied by a Certificate to a line effect from the Medical Officer by whom the applicant is attended, together with a statement showing malicinat reason for the extension solicited, and such Certificate must be counter-signed by the Members of the Medical Resources of the Medical Board, or by the Superintending Surgeon of the mill be allowed period of one in according to the statement. In according to the statement. In according to the statement of the statement of the scribed in Section 1 this additional period of one in according to the statement of the scribed in Section 1 this additional period of the statement of this additional period of the statement of this sufficient of the scribed of this Section.

Surgeon or Physician at the place of his temporary residence by whom he has been attended, such attendance, and the period of it, to be stated, and the Certificate to be counter-signed by the Examining Physician of the East India Company if the applicant is in England, or if not in England by the principal Medical authority of the Colony or Country to which the Absentee may have proceeded, or some sufficient reason stated for the want of such counter-signature if the Certificate be not so counter-signed. The Medical Board or Superintending Surgeon, before countersigning a Certificate as above-mentioned, must either personally examine the applicant or state some sufficient reason why they, or he, have or hath been unable to do so. When any of the required particulars are neglected, leave will be refused.

Section VI. The following conditions will in

future attach to Leaves of Almence granted to Civil Servants who may be declared by a sufficient Medical Certificate to require such leave for the

recovery of their health :-

1st,-The total period of absence, with the privileges hereinafter provided, shall not (save as specially excepted in Clause 5 of this Section and in Section VII. of these Rules) exceed eighteen months in the whole, nor shall it exceed

fifteen months on any one occasion.

2ndly,- The office of the absentee will be considered to be vacated if he shall be absent beyond eighteen months altogether, or beyond fifteen months at any one time unless he shall obtain leave under Clause 5 of this Section, such absence to be computed, if he shall proceed to a Sanitarium within the Presidency, from the date of his arrival thereat to the date of his quitting the Sanitarium; if to any place beyond the Presidency, but within the Continent of India, from the date of his leaving the frontier of his own Presidency to the date of his return thereto; and if he shall proceed to Sea, from the date of the sailing of the Vessel on which he may have embarked from any Port in India which is not more distant from his Station than the Ports of his own Presidency, to the dates of his arrival at any Port within the Presidency to which he belongs, or at any other Port which is not more distant from his Station than the Ports of his own Presidency.

3rdly,—The absentee will be entitled to draw ■ moiety of his salary, and the same will be paid to him during such period of absence, provided that he shall in no case draw a larger sum than Rupees 10,000 (£1,000) per annum, during that period. In cases in which the emolument of the absentee's office does not exceed Rupper 5,000 per annum, no deduction therefrom shall be made for the period of eighteen months, nor shall such a doduction be made in other cases as shall reduce the allowance below Rupecs 5,000 (£500) per annum. In cases in which the salary of the absentee may not be of that amount, the full mlary will be

granted.

sthiy,-For the interval elapsing between dereckoning absence or between the and of reckoning absence and re-arrival at Station, the absence will be allowed a special leave for up additional period of one month, two months as three months according to the distance to be introlled as pre-scribed in Section XX of these Rules, and during this additional period the absence will be cutified to draw the same mlary as is allowed by Classes 2

5thly,-If the abscatce shall apply under Mcdical Certificate, to remain absent for a longer period than eighteen months or fifteen months at any one time, and it shall appear to the Houble the Court of Directors to be absolutely necessary after examination by their Medical Officer in England, that he should do so; the leave which may have been granted in India will, under the orders of the Honorable Court, be extended to the limit of two years, with permission to retain Office, and half salary within the limits

enjoined, during such extension

6thly,-If the absentce be compelled by the state of his health, under due Medical Certificate, to remain absent for a longer period than eighteen months, or lifteen mouths at any one time, or beyond two years in the case of an extension under Clause 5, he will, as before stated, vacate his appointment, but he will be permitted to receive an allowance at the rate of £500 per annum if above ten years standing at the time when the leave was granted, or of \$250 if not above ten years standing at the time when the leave was granted, for such further period of absence as shall not excoed the entire term of three years in the whole. At the expiration of that term, all allowance must cease until he reports his return to his Presidency.

Section VII. If a Civil Servant of more than lifteen years' service, after having been absent on Sick Leave for eighteen months in the whole, or for ifteen months at one time, at whatever period of his service such Sick Leave shall have been taken, shall be again compelled by the same cause to apply for Leave of Absence, the Government of India and the subordinate Governments may, on special grounds, grant Leave of Absence for one further period not exceeding six months, during which the absentee may retain his office, and half his salary

under the limits above enjoined.

Section VIII. If a Civil Servant, after fifteen years' service, shall be compelled by ill health to apply for further Leave of Absence, he may be permitted on special grounds to obtain it, but his absence will involve the loss of office and salary; the Government of India and the subordinate Governments will however, respectively, exercise a discretionary power to grant, in such last-men-tioned cases, a sick absentee allowance, not exceeding Rupees 5,000 or £500 per annum, for a fur-

ther period not exceeding twelve months.

Section IX. A Civil Servant who has taken Sick Leave under the Rules of the 17th May 1843. will not be debarred by that circumstance from taking such leave again under the above Rules, with the privilege of retaining Office, provided the leave be not granted till three years have expired after his return from his leave under the Rules of

the 47th May 1843.

Section X. None of the above-mentioned Rules sil be applicable to Members of Council. Each Member may, however, with the special sanction of the Government, he permitted to be absent, mader Medical Certificate, for a period not exeaching six months, retaining his office and re-caiving half his salary, which shall be paid to him during such absence, but if his absence shall exceed six months, his office will be vacated.

Section AI. Civil Servants who may desire to draw their allowances while absent on account of sickness under the above Rules, will be required. to give security in such amount and form as may excess that may be drawn either by the Agents at the Presidency or by themselves in case of their coming under retrenchment.

CHAPTER IN.

RULES FOR SHORT LEAVE ON PRIVARE APPAIRS.

Section XII. The Government may grant to Civil Servants Leave of Absence to any place in India, Europe or elsewhere without any restrictions whatever as to the place to which they may resort for one mouth in each year, without deduction from the salaries and emoluments drawn by such Servants-such leave, however, will only be granted when the Governmennt is satisfied that no inconvenience will arise from the departure of the Officer seeking it. No second leave can be granted under this Rule until the completion of eleven months from the expiration of the last leave; but Servants not availing themselves of the indulgence in any one year, may obtain, under the like conditions, Leave of Absence for two successive months, to commence at or after the expiration of twenty-two months from the termination of their former leave; and if two years elapse without enjoyment of the privilege, leave for three months may, in like manner, be granted at the expiration of thirty-three months from the termination of the last preceding leave; but no leave shall be granted under this Rule for any period exceeding three months. If an Officer shall not return at the expiration of the period of leave granted him under this Rule, he shall forfeit all pay and allowances during the time of his remaining so absent without leave, and if he shall so continue absent for more than one month beyond the term granted, his office shall become vacant.

Civil Servants absent from their Stations under Medical Certificate cannot be admitted to leave under this Rule in continuation of their Sick Leave ; and if, while absent under this Rule, they he granted extended leave under Medical Certificate, they shall be considered liable to the Rules applicable to Leave of Absence on Medical Certificate for the whole period of their absence,

Civil Servants who have been absent on Modical Certificate during any portion of a calcudar year are not entitled to leave under this Rule during that year; but in determining the interval necessary to entitle a person to leave under this Rule, no reference will be made to any intermediate Leave of Absence that may have been grant-

ed under Section XIV. Clause I.

Section XIII. As a general Rule, when leave is granted under Section XII., such leave will be in one period only, whether for a whole month or less, and not in detached portions to complete one month within the year, and the term year shall be held to mean the calendar year, com-mencing with the lat of January and ending with the 31st of December, but as an exception to this Rule, it shall be discretional with the several Local. Governments, where good cause is shown for the indulg ence, and it is attended with no public incom venience, to sanction Leave of Absence under this Rule to such parties as may not have eccasion to apply for the whole at once, in installments, not to exceed in the aggregate one month within the calendar year, on the understanding that he leave can be granted for any fresh calendar year until the completion of three months from the praction of the entere leave of of the three points. Section XIV., Chause I. The Government may, on sufficient cause being shown, grant to a Civil Servent special Leave of Absence on Private Affairs for six months, to any place in India, Europe or shewhere, without any restrictions whatever as to the places to which he may resert, provided, however, that if any Officer to whom such leave shall be granted shall be absent from his Station for any period exceeding that to which he may be entitled without deduction, under Section XII., the absentee shall, for the period in excess, draw no more than one-half of his salary and allowances. After an absence of six months (exclusive of any period which may be granted under Section XII.) any Office held by the absentee shall become vacant.

Clause II. The Leave granted under this Section will be, computed from the date of the absentee's quitting his Station to the date of his return thereto, and a second leave of the same description cannot be taken till the expiration of six years from the date of return to duty from a former leave. No portion of the half salary allowed to be drawn will be claimable till the absentee shall have returned to his duty.

Clause III. It will be understood that leave under this Section is not to be granted as a matter of course to every applicant, but that it will be the duty of the Government to consider and determine whether the grounds of the application are sufficiently urgent to justify the concession of the leave.

CHAPTER IV.

FURLOUGHS ON PRIVATE AFFAIRS.

Section XV. In the place of the period of three years (in one term,) for which Furlough has hitherto been granted, Civil Servants will be allowed the option of taking a Furlough of three years as, at present, or of dividing the Furlough into three periods of one year each, to be taken after successive periods of seven years service, or into two periods, which may either be of one or two years respectively, or of eighteen months each, provided that, in every case, the Civil Servant shall declare, on taking his Furlough, whether he intends it to be for twelve, eighteen, twenty-four or thirty-six months, in order that the Government may make its arrangements accordingly. In case of a division, into two periods, the first Furlough must be taken after residence of not less than ten years, and the second Furlough after a further residence in India of ten years from the date of return from the first Furlough; but Civil Servants returning on Furlough to Ruppe will continue, as at present, to vacate their effices.

Section XVI. The Furlough Allowance granted during the periods mentioned in the last Section will be at the rate of 2500 per annum, and the receipt of it will not, on any grounds whatever, be permitted for any longer period than three waste

Section XVII. Civil Servants who may have been compelled by sickness to quit their duty under Medical Certificate, before completing seven years' residence in India, will be entitled to receive thring their Eurlough on Private Affairs, taken missequently to their completion of that period of residence, the ordinary Furbough Allowance of Philosopragation, for three years.

Section XVIII. Clause I. In applying the foregoing Rules in substitution of those before existing, periods of absence to the limit of three years, will count as service in India in the twenty-five years entitling to the annuity, the present qualification of twenty-two years residence beam retained.

Clause II. Absence on Medical Ceruncate to the extent of one year will reckon as Service and residence in India, and beso computed in addition to the three years of absence which under the Clause next proceding are allowed to be reckoned as, Indian Service. All periods of short Leave of Absence on Private Affairs taken under Sections XII. and XIV. of these Rules will also count as service and residence.

Section XIX. Military Officers employed in the Civil Department will be subject to the Rules laid down in General Orders No. 1150 dated 17th November 1854, for the grant of Leave of Absence and Furlough to Officers holding Military Staff Appointments.

CHAPTER V.

RULES FOR JOINING STATIONS.

Section XX. There shall be allowed to Officers

Note.—The time allowed for long to computed from the date of the Officer specified.

The time allowed to any new Officer specified from the date of the periods of one months, two months, or three months for joining, accordingly as the distance may not exceed 300 or 600 miles, or be in excess of the last-men tioned distance. Officers not joining their Station within the said periods, respectively, shall forfeit

within the said periods, respectively, shall forfeit their salary forthe time delayed in excess of the above periods, and if such excess shall exceed one month, the office shall be vacated, unless otherwise specially ordered by Government.

Section XXI. Upon the first appointment of any Civil Servant, who shall be reported qualified for Public Service by the Examiners appointed by the Government, to any Civil Station, there shall be allowed for travelling expenses to the Station, an allowance at the rate of 8 annas per mile by the direct Post Road, according to the Polymetrical Tables of the Post Office, the Bill for which allowance will be passed by the Civil Auditor after the Officer shall have joined the Station: if required in advance, an order of the Government shall be necessary.

Section XXII. The salary of office will be payable from the date only of the Officer joining, but in case of Junior Civil Servants, the salary of Assistants will be payable from the date of their being reported qualified for the Public Service unless forfeited under the preceding Rule, through delay in joining the Station to which they may be appointed.

Section XXIII. In case of a change of office, when an Officer is appointed to a higher situation, he shall not draw the higher salary until he joins. For the period occupied in travelling, the Rule No. XX., regulating the time and distance for joining Station, shall be applicable, and the Officer will, for the periods allowed in that Rule respectively, draw out of the salary of the office he is about to join, a sum equal to that df his previous situation.

CHAPTER VI.

RULES FOR DEPUTATION ALLOWANCES.

Nors -Tels Rule will equally apply in case of a Political Resident tak-ing a loafe of ude, two, or three mouths, for which in other cases he would suffer no deduction. the maximum mouthly salary will in that case the enjoyed by the person in charge.

Section XXIV. The sum of Campany's Rupess 52,200 per annum having been fixed, under the orders of the Court of Directors, as the maximum salary of Civil Office for the offices of Government under the situation of Member of Council, Civil Servants who may draw larger allowances than this annual sum, as a conso-

lidated personal and sumptuary allowance, in conderation of the necessary expenses of their position, will, in all cases of absence, be treated in respect to deductions as drawing only the allowance thus limited, and the excess above the monthly salary yielded by that annual sum shall remain as a local addition to the usual Deputation Allowance to be drawn by the Officer performing the duties, to meet the necessary expenses of his position; provided however, that in the cases of Civil Servants appointed to offices of the description referred to subsequent to the 2nd June 1854, the sum of Rupees 50,000 shall be held to be the maximum salary, under the Government Resolution, No. 563, of that date.

Section XXV. Deputation Allowances shall be granted to Civil Servants temporarily performing the duties of an office according to the following rates, and subject to the limitations and con-ditions hereinafter laid down:—

To Civil Servants not holding any substantive appointment, at the rate of 50 per cent on the monthly salary of the appointment officiated in, such Deputation Allowance being in addition to the Subsistence Allowance of their respective ranks.

To Civil Servants holding an office of inferior emolument, when officiating in an office of superior emolument, at the rate of 20 per cent. upon the monthly salary of the appointment officiated in, in all cases in which the salary of officiated in, in all cases in which the salary or such appointment shall not exceed Company's Rupess 2,000 per mensem, and in respect to all appointments of which the salary shall be more than Company's Rupees 2,000 per mensem, at the rate of 20 per cent upon Company's Rupees 2,000, and of 10 per cent on the amount in which the mouthly salary may exceed Company's Rupees 2,000 provided however that no pany's Rupees 2,000, provided however that no lower rate of Deputation Allowance shall be given than Rupoes 200 per measem.

The Deputation Allowance shall in all cases be in addition to the mlary of the substantive appointment held by the Officer on deputation.

The above rates are granted provisionally, sub-

ject to future revision.

In the Punjab, Nagpore and other places, where appointments are by classes, the amount of Deputation Allowances, payable at the above rates, will be calculated, not upon the salary of the individual Officer holding the substantive appointment in which the Officer deputed may be temporarily officisting, but on the average rate of mlary attached to the particular class to which the appointment may belong.

A Civil Hervant acting for another shall have no claim to Constainsion or Fees, where any such sources of emclument exist. These shall be regarded as forming part of the incesse of the Officer to be relieved, subject to the prescribed deductions.

A Civil Servant acting in an appointment, the salary of which is to be reduced on the retirement of the present incumbent, will draw Deputation Aldowance on the reduced salary.

An Officer officiating in more than one appointment will be entitled to Deputation Allowance, regulated by the aggregate amount of the salary of the offices.

An Officer appointed permanently to a higher situation, but prevented from joining his appointment by an order of Government, and detained to officiate in a situation of still higher emolument than the one to which he has been permaneutly appointed, will be entitled to a Deputation Allowance in addition to the higher salary to which he has been promoted.

Section XXVI. No Civil Servant, temporarily officiating for another, shall draw an amount larger than the entire empluments of the office in which he is officiating, and if the amount of the Deputation Allowance, according to the prescribed scale, added to the permanent emoluments of the officiating Servant, would exceed the emoluments of the office in which he is temporarily acting, the excess shall not be drawn. But this provision shall not apply to the case of any Officer deputed for special reasons to act in an office of inferior emolument to his own. In cases where an Officer holding two appointments, on being deputed to officiate for another, shall be relieved only from one, he shall receive no Deputation Allowance, unless the emoluments of the office in which he is deputed to act exceed the united emoluments of his permanent appointments, and in that case the Deputation Allowance shall be limited to the differ-

Section XXVII. No subordinate Officer acting for his principal or for any other person holding a superior appointment in the same office or establishment, at the same Station, shall be enti-tled to any Deputation Allowance until after the expiration of one m nth, and then the allowance is not to be drawn in arrear. But a servant previously out of employment, or who may be deputed to act from a different Station, shall be entitled to Deputation Allowance from the date at which he may enter upon the discharge of the duties to which he has been temporarily appointed.

Section XXVIII. Civil Servants, if deputed to act at a distance from the Stations where they are employed, or if ordered by Government on special duty, shall be permitted to draw Travelling Allowances at the rate sanctioned in the case of a first appointment.

CHAPTER VII.

BULES FOR LIGHTING THE PERIOD OF RESTICE.

Section XXIX. After thirty five years are vice no Civil Servant shall be appointed to any new office, nor be permitted to retain an office which he has held for a paried of five years and special or the has held for a paried of five years and special or the section of the Honbie the Court of Disasters. This Rule will be applicable to assess Crist Revenue appointed to office after its prompligation, and to the once of every other Chil Safrage to begin it relates at the wide of the most from the that

CHAPTER VEGS

RULES FOR THE GRANZ- OF LEAVE OF ABSENCE TO LAW OFFICERS.

Section XXX. The East India Company's Law Officers may obtain Sick Leave and Short Leave on Private Affairs under the conditions preects the periods of absence and the limitation of allowances during such absence. Leave will however only be granted at the convenience of the Government, and no additional expense will on any consideration be incurred by the Government on account thereof.

If any Law Officer shall quit his duty, save on leave under Medical Certificate or on Short Leave on Private Affairs, he will be considered to have vacated his appointment.

CHAPTER IX.

RULES FOR CHAPLAINS AND ASSISTANT CHAPLAINS.

Chaplains and Assistant Section XXXI. Chaplains may take Furlough on Private Affairs and on Medical Certificate, also privilege leave and leave for short periods on Private Affairs and on Medical Certificate in or out of India, on the same terms and conditions as Military Officers, with the following modifications:-

1st.—Chaplains being allowed to retire after twenty years' service, the period of Furlough on Private Affairs, is in their case limited to the present term of three years. The Furlough may however either be taken in one period, or be divided into two periods, whether of eighteen months each. or of two years and one year, respectively, and if divided, the first Furlough may be taken, as at present, after seven years' residence, and the second Furlough after a further residence, of ten years in India. As respects Chaplains and Assistant Chaplains appointed before the 11th January 1854, when the period of Service was only eighteen years, their second Furlough, if they should exercise the option of taking Furlough in two periods will be available after a second in two periods, will be available after a second residence in India for a term of eight years.

2ndly.-No Furlough or Leave of Absence, whether on Private Affairs or on Sick Certificate, taken in Europe or elsewhere out of India, in extens of three years, will be allowed to count as Service in India in the twenty years which quali-fles Chaplains for their Retiring Pensions.

Section XXXII. The Furlough Pay of Chaplains will remain as at present. With regard to their allowance during Sick Leave to any place out of Lucia, they shall receive salary (but at a rate to exceeding £600 per annum) for the first six higherts of decides, and, for the remaining twelve arguither as allowests equal to the Furlough Pay of their standing. All the leave be extended, an allowance stands of eithteen months.

C. H. LUBHINGTON,

Becy, to the Goot of India.

Botifications, Appointments, &c.

No. 783.

Fort William, Home Department, The 22nd June 185%

Notifications.—The Hon'ble the President in Council has been pleased to permit the leave granted to Mr. A Grant, Solicitor to the East India Company, on the 1st instant, to take effect from the date on which the vessel he may em-bark on for Europe shall be left by the Pilot at

No. 784.

Messra, D. C. Macnabb and A. C. Barnard, of the Civil Service, having been reported qualified for the Public Service, the Hou'ble the President in Council is pleased to attach the first to the North-Western Provinces and the Punjab, and the last to the Bongal Division of the Presidency of Fort William

> CECIL BEADON, Secy. to the Govt. of India.

No. 258.

Foreign Department,

Octavamund, the 6th June 1855. Notification.-The Most Noble the Governor General is pleased to appoint Lieutenaut J. S. Tighe, of the 8th Madras Light Cavalry, to be an

Assistant Commissioner in the Punjab. G. F. EDMONSTONE.

Secy. to the Gout. of India, with the Governor General.

No. 2219.

Fort William, Foreign Department, The 22nd June 1855.

Lieutenant G. A. Black received charge of his Office as Officiating Assistant to the Agent to the Governor General for the States of Rajpootana on the 1st instant.

No. 2220.

Major G. W. Hamilton, Commissioner and Superintendent of the Mooltan Division, availed himself, on the 23rd April last, of the two months' leave granted to him in G. O. dated 20th March, No. 1062, and reported his departure for England on board the Steamer Madras on the 28th ultimo.

No. 2221.

Mr. J. E. L. Brandreth, Deputy Commissioner of Ferozepore, has obtained leave for eight days under Section XIII, of the new Absentes Rules, in

extension of the leave granted him in G. O. dated 18th ultimo, No. 1802.

Lieutenant F. C. Maisey, Assistant Commissioner of Umballa, has obtained leave of absence for one month, under the rules applicable to Military Officers on Staff employ.

> CECH. BRADON, Secy. to the Gout. of India.

No. 28.

Fort William, Public Works Department. REVENUE.

_he 15th June 1855.

Notifications.-The Houble the President in council is pleased to make the following appoint-

Lieutenaut G. Price, of the 1st European Fusiliers, to be Executive Officer of the 4th Division Ganges Canal; the appointment to take effect from the 31st March last, the date of Lieutenant C. J. Hodgson's resignation.

> No. 29. PUBLIC.

The Hon'ble the President in Council is pleased to make the following appointments:

Captain S. B. Faddy, Executive Officer, Govindghur Division, to officiate as Executive Officer, Western Sirhind Division at Ferozepore, during the absence, on leave, of Captain J. Spens, Execu-Live Engineer, or until further orders.

Lieutenaut E. B. Hart, Her Majesty's 29th Regiment of Foot, to officiate as Executive Officer, Sovindghur Division, in succession to Captain Faddy, from the date on which the latter Officer may proceed to assume charge of the Ferozepore Division.

> W. E. BAKER, Lieut.-Colonel, Secy. to the Govt. of India.

No. 1125.

Orders by the Lieutenant-Governor of Bengal.

Appointments.-The 19th June 1855.-The under-mentioned gentlemen are appointed to be Members of the Ferry Fund Committees of the Districts mentioned :-

At Bhaugulpe

Mr. C. E. Chapman, ,, C. H. Barnes.

R. Limond.

T. Grant.

Syud Zainoodeen Hossein.

At Monghyr.

Mr. A. A. Swinton, W. J. Money.

Walter Browne. T. J. Driberg.

At Tirkoot.

Mr. James Cox.

Justin Finch.

John Gale.

W. R. Dayiea.

At Purnoch

Mr. G. Loch.

Lieutenant A. Janpey. Mr. H. S. Cave.

J. J. Forbes.
F. A. Killwick.
T. Meliss.

M. S. Bell. C. A. Shillingford.

Mr. J. R. Mitapeatt to efficiate

Mr. W. H. Henderson to officiate as, Magistrate

of Chittagong."

Lord H. U. Browne to have charge of the Sub-Division of Munglepore, and to exercise the powers of a Joint Magistrate and Deputy Collector in the District of Bancoorah.

The 20th June 1855.—Baboo Habesram Mo. journdar Burwah to be Sudder Ameen of Jorehaut.

The 21st June 1855.—Baboo Kalikinkur Roy to be Sudder Ameen of Mymensing and Moonsiff of the Sudder Station of that District.

Balkoo Juggernauth Pershad Bannerjee, Moonsiff of Busheerhaut, in the 24-Pergunnahs, is promoted to the first grade.

The above two appointments will take effect from the 2nd instant.

Moulavy Anwur Ally to officiate as Sudder Ameen of Backergunge and Moonsiff of the Sudder Station of that District, during the absence of Baboo Nobinkristo Paulit or until further orders.

W. GREY,

Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor of the North-Western Provinces.

> No. 1033 A. of 1855. General Department,

Head Quarters, the 13th June 1855.

Appointment .- Mr. S. W. Fallon to officiate as Superintendent of the Ajmere School and Inspector of Schools in the District of Ajmere and Mairwara, from the date on which he assumed charge of those duties, until relieved by Mr. F. E.

> No. 1245 A. of 1856. Judicial Department, The 14th June 1855.

Leave of Absence-Lieutenaut A. C. Gordon, Officiating Deputy Commissioner 2nd Class, Baitool, for one month, on Medical certificate, from the 30th ultimo.

> No. 1257 A of 1855. The 15th June 1856.

Mr. John Power, Joint Magistrate and Deputy Collector of Agra, for sixteen days, from the 5th ultimo, under Section XV. of the Absentee Rules

W. Muir,

Secy. 14 Goot., N. W. P.

General Orders by the Hon'ble the President of the Council of India in Council.

Part William, 21st June 1865.

No. 669 of 1865.—The following Notification from the Foreign Department is published in General Orders

No. 2188, dated 18th June 1865. Major R. D. Townshand, Communicant of the Major Contingent, has obtilized two months longer of linemes, from the 10th of July next, in which the Presidency, propagatory to applying the Presidency, propagatory to applying the presidency. denoy proparatory to apply

No. 664 of 1855 .- The following Notifications from the Public Works Department are published

in General Orders :-

No. 26, dated 15th June 1855 .- The Hopble the President in Council has been pleased to permit Lieutenant J. P. Batteraby, of Her Majesty a 60th Rifles, to resign his appointment as Assistant Excentive Officer on the Dalhousie Road from the 10th May 1855.

No. 27, dated 18th Jane 1855.—The Hon'ble the President in Council is pleased to make the

following appointment:

Lieutenant E. Smalley, of the 36th Regiment Native Infantry, to be Executive Officer of the Gwalior Division of Public Works.

No. 665 of 1855 .- The following Notification, issued in Orders by the Hon'ble the Lieutenant-Governor, North-Western Provinces, is published in General Orders:

No. 993 A. of 1855,—Public Works Department, 11th June 1855.—Lieutenant W. T McGrigor, Her Majesty's 70th Regiment, to be. employed, until further orders, on surveying the lines of road from Futteligurh towards Shalijehanpore and Bareilly.

No. 666 of 1855.—The following Order, issued by the Resident at Hyderabad, is confirmed :-

No. 134, dated 7th June 1855.—The Regimental Order by Captain Scott, Commanding 6th Infantry. Hyderabad Contingent, dated 1st January 1854, assuming charge of the Adjutant's Office from that date.

No. 667 of 1855.—The following Orders issued by the Resident at Hyderabad are confirmed:—

No. 125, dated 26th May 1855.—Assistant Surgeon Carnegie, 5th Infantry, Hyderabad Contin-gent, has one month's leave of absence to Bombay, on Medical Certificate, from the date of quitting Aurungabad, under the old Regulations, for the purpose of appearing before a Board of Medical Officers with a view of obtaining extended leave on Sick certificate.

No. 126, dated 26th May 1855.—The services of Assistant Surgeon Henry Giles, Madras Army. having been temporarily placed at the disposal of the Resident, he is appointed to do duty with the 5th Infantry, Hyderalasi Contingent, at Aurunga-bed, and will proceed to join with the least practi-cable delay and afford Medical aid to the Troops

at that Station.

No. 668 of 1855.—The Regimental Order is-sued to the 2nd Punjaub Cavalry, dated 15th April 1855, appointing Lientenant and Adjutant D. M. Probyn to officiate also as Second in Command, in the room of Lieutenant C. J. Nicholson, whose appointment to officiate as Captain of Police, Derajat Division, has been notified in Goneral Orders by the Governor General dated 8th May 1855, is confirmed.

No. 669 of 1855.—The Honorable the President of the Council of India in Council is pleased to make the following promotions :-

Ten Regiment Mative Infantry Grenadises.

The Regiment Mative Infantry Grenadises.

The Contain of a Company,

Indian Arthur Gory to be less the succession to appair and Brevat Matical Arthur Gory to be considered.

Fort William, 22nd June 1855.

No. 670 of 1855.—With reference to the instructions of the Hon'ble the Court of Directors, conveyed in their Military letter to the Government of India No. 7, of the 1st June 1853, the Hon'ble the President in Conneil is pleased to declare that, when an Officer of the Subordinate Medical Department, or a Sub-Assistant Surgeon, is placed in Medical charge of an Irregular or Local Regiment, on a consolidated salary exceeding in amount the ordinary Pay and Allowances of his rank, he will not be allowed Head-money for any extra charge, which under the exigencies of the Service he may be called upon to hold at, the same station.

But when an Officer of the Subordinate Medical Department, or a Sub-Assistant Surgeon, in receipt of the ordinary Pay and Allowances only of his rank, is placed in independent Medical charge of Troops, he will be allowed to draw Head-money for the number of men under his charge acconting to the authorized rate.

No. 671 of 1855.—The services of the undermentioned Medical Officers are placed at the disposaltof the Hon ble the Lieutenant Governor of

Surgeon A. Wilson of the 9th Light Cavalry. Assistant Surgeon Dr. S. G. Chuckerbutty, M. D.

Assistant Surgeon W. J. Palmer.

No. 672 of 1855.—The services of Surgeon A. H. Cheek, attached to the 42nd Native Infantry are placed at the disposal of the Government, North-Western Provinces.

No. 673 of 1855.—The services of Captain C. B. Stuart, of the 3rd Regiment Native Infantry, are placed at the disposal of the Public Works Department.

No. 674 of 1855 .- Lieutenant E. M. Ragfair, of the Madras Artillery, Commandant of the Horse Battery, Nagpore Irregular Force, is allowed three months leave of absence, on Medical certificate, from the date be may quit his station to visit the Presidency, preparatory to applying for leave to proceed to Europe under the new Regulations.

No. 675 of 1855.—The following Orders issued by the Government of Bombay are confirmed:-No. 438, dated 23rd May 1856,-The undermentioned Officers are allowed a furlough to Europe for fifteen months, on Medical certificate, under the new Furlough Regulations.

Major G. W. Hamfiton, of the 34th Bengal N. L. Commissioner and Superintendent, Mooltan.

Major F. C. Marsden, of the 29th Bengal N. I.,

Deputy Commissioner, Punjanb.

Captain W. Gordon, of the 49th Bengal N. I., Major of Brigade, Mooltan.

No. 454, dated 30th May 1855.—Captain C. L.* Showers, of the 14th Bengal N. I., is allowed a furlough to Europe, on Medical certificate, for fifteen months, under the new Furlough Regulations.

> F. D. ATRINSON, Offg. Secy. to the Govt. of India, in the Mily. Dept.

Onium Botiffention.

Notice is hereby given, that the Second Sale of Opium, the Provision of 1859-54, will be held at the Exchange Hall, on Monday, the 9th July 1855, at 11 A. M., and will comprise 1,440 Chests, vis. :-

Behar Opium,			3,045
Benares ditto,	+4.	***	1,395
4 -			
Total Chests,	***	***	4,440

- 2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertnined by reference to the Notification issued on the 6th December 1854, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Roard of
- The latest dates for deposit and clearance will be the 14th and 25th July 1855, respectively, (the 24th July being a holiday) that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for deposit, in redemption of Promissory Notes given by Purchasers at the Sale, will be received after 4 r. M. of Saturday, the 14th July 1855, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 r. M. of Wedness day, the 25th July 1855.
- In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benaces Opium, of 1853-54, will be brought to Sale in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :--

			-
7.	Behar, about Cheese.	Benaras, about Chests;	Total, about Chests.
On or about Friday, 10th August 1	3,045	1,395	4,440
On or about Monday, 10th Sep-	8,045	1,394	4,440
On or about Thursday, lith Oc-	5,044	1,396	14,440
On or about Monday, 19th No-	8,045	- 1,895	4,440
On or about Monday, 10th De-	3,050	1,420	4,428
Total,	14,230	7,000	22,889

Order of the Board of Bevenue,

H. V. BAKLEY,

Inner Bereinen.

Port Will

Bramination Cottee.

Wire the sanction of the Government of Bengal an Examination in Mohammedan Law of Candidates for the Situation of Law Officer will be held in the Examination Hall of the Officer of Fort William, at 11 o'clock A. M., on Monday and Wednesday the 25th and 27th June 1855.

Candidates are requested to present themselves at the Calcutta Madrassah, for the usual registration of their names and other particulars on the 20th June 1855.

WH. N. LEES,

Offg. Examiner of Candidates for the Situation of Law Officer.

Fort William, 29th Hay 1855.

وشقها ر

ظاهر وهون باد كه ^همست الحكم سوكار بتكاله بتاريخ بست ولأقهم ماه جون سنة مه ١٨ ع بروز دوشتبه وبقاريم بست و هفتم روز چها رشنبه سنَّه مذکرر بوتت بازدهٔ ساعت آمنیهای آمیدواران عبد) قفط و مولویت در کالج فورت ولیم گرفته خواهد شد لهذا اِشتبار دادلامی شود كه هُركي = إرادة دادن إمليان واشقه باشد پيشتر از تاریخ بست و سوم ماه مفکور درمد سه حاضر شده نام و کموال و مسکی خود را بنویسه ه

مورخهٔ بیت و نیم ساو می سنه ده ۱ و روز سه شنبه WH. N. LERS,

Offg. Examiner of Candidates for the Situation of Law Officer.

No. 1381. ** Motification.

THE Most Noble the Governor General in Council, in the Financial Department, under date the 4th September 1854, having decided that the practice of this Office, with reference to the salaries of Uncovenanted Officers when transferred from one District to another, in charging salaries only from the date of their joining their new appointments, and not from the date of their relief from their old posts, is wrong, all Officers having to submit Pay Bills are bereby required to take apecial notice of this decision. The following instructions are given for their information and guidance:—

guidance :-When an Uncovenanted Officer quits a post for one in another District, to which a higher calaxy is attached, the controlling Officer of the new District shall draw the astary for the time between the quitting of the old Office and the joining of the new dae, at the rate of the salary appertaining to the old Office; that not for the full salary of the new appointment, and the Officer statement shall have actually joined his new Officer when he shall have actually joined his new Officer when he shall have actually joined his new Officer when he shall have actually joined his new Officer when he shall have actually joined his new Officer when he shall have actually joined his new Officer when he shall have because the full salary of the new shall have because the full salary.

his new minry.

No. 1426.

Botification.

WITH reference to an Extract from the proceedings of the Hon'ble the President of the Council of India in Council, in the Financial Department, No. 1701, dated 25th April 1855, the undersigned requests that in submitting applications for Pensions on behalf of Uncovenanted Servants, the Heads of Offices shall be pleased to state, after an inspection of their respective Establishment Rolls, whether the service of each of the applicants was continuous or not, and if not, for how long he was unemployed, and under what circumstance, and to submit the Pension Roll of the applicant according to the annexed amended Form, so as to include the requisite information, in additional columns, in every instance.

W. P. PALMER,

Civil Auditor.

FORT WILLIAM; Civil Auditor's Office, The 14th June 1855.

AMENDED FORK

Entite of the person by whom the person is applied for, with the matter of his father.	Plumber on the Brandhahment.	Identification of Applicant's person.	Pett	Shetten	Months. Age of Applicant at the time of ap-	Days.	Rehigion, Caste or Tribe.	Рготись.	Pergennach. Where residing.	Ī	Freeza sanployment.		Total period of service	- 1	Applicable service, or affections of Bos.	How long unemployed and under what efreemetaneer.	Dade of application to tiorerment.	Rupting.	measure for the five ye date of application.	- ede.	Annas. per metason at the time of appilention.	Abstract of the grounds of application.	Remarks by the Head of Office.	A BLACK. STORONOM STOVENS OF TAXABLE STORONOM ST	
												Characteristic destroyments of the certain gradue of Office which the applicant may be referred to the case of monthly eighten or address of the rate of monthly eighten or defend from the late several appendix masses filled by skin during his official carees.)													

NOTICE -- Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Three Quarters of a Second (%s.) after Mean Noon.

C. S. REID, Lieut.-Colonel,

Offg. Town Major.

*Fort William, 16th June 1855. §

NOTICE is hereby given, that Sundry Effects of the late Patrick Macfarlane, Esq., an Indigo Planter at Belsund Factory, in this District, are under the charge of the Court, and will be delivered to any person legally authorized to receive the same.

ROBT. FORBES.

Judge.

CIVIL COURT; Zillah Tirhoot, The 9th June 1855.

Botice:

NOTICE is hereby given, that the sites of the Salt Chokies of Gopeegunge and West Mundleghaut, within the Midnapore Division, have been removed from Ranecchuck and Nuggorea to Gopeegunge and Coela Bazar, respectively, under sanction of the Board of Revenue.

J. G. CAMPBELL,

Controller of Govt. Salt Chokies. FORT WILLIAM:

Office of Contr. of Govt. Salt Chokies, The 15th June 1855.

Botice.

NOTICE is hereby given, that the sites of the Salt Chokies of Choopruggur and Syedkhally, within the Jessore Division, have been removed to Ranai and Soorkhally, respectively, under sanction of the Board of Revenue.

J. G. CAMPBELL,

Controller of Govt. Salt Chokies.

FORT WILLIAM; Office of Contr. of Govt. Sult Chokics, The 15th June 1855.

In the Supreme Court of Judicature at Fort William in Bengal.

IN EQUITY.

Charles Swinton Hogg, Administrator General of Bengal,

versus

Hurrydoss Dutt, Sree Mutty Joymoney Dossee, Muddoosoodun Dutt, Joygopaul Sein, and Boycamtauth Sein.

Notice is hereby given, that on the Fifth day of June instant, a Writ of Injunction was issued out of and under the Seal of this Court in the above

Suit, restraining the said Defendants from negociating, selling, pledging, or in any way parting with or disposing of any of the Company's Papers of the dates, numbers and amounts following, that is to жу:---

No. 6177 of 11037 of 1882-35 for Biera Re. 10,000 No. 6587 of 6935 of 1882-38 for 6,000 No. 18067 of 9685 of 1832-88 for 1,800 No. 212 of 3567 of 1835-86 for Co.'s Rs. 1.866 690 of 2389 of 1685-86 for No. 10,000 No. 6986 of 15287 of 1835-38 for 2,900 No. 7644 of 15834 of 1825-86 for 10.000 No. 8152 of 11155 of 1885-88 for 5,000 No. 8535 of 4231 of 1835-36 for Co's Re-4,000 No. 8537 of 4281 of 1835-36 for 4,000 9250 of 17065 of 1995-36 for 4.000 No. 8494 of 1835-36 for 5,000 999 of 6172 of 1842-48 for No. 4.000 of 1862-49 for No. 7048 \$1000 of 1835-86 for No. 5304 8.000 No. 7970 of 16424 of 2835-36 for 9,700 6688 of 13431 of 1835-36 for No. 2.000 2122 of 1842-43 for No. 5.000 No. 2491 of 1842-48 for 5,000 No. 614 of 2031 of 1842-43 for 8,000 of 1842-45 for No. 8886 4,000 No. 2209 8,000 of 1842-43 for No. 1147 of 7203 of 1842-43 for 2.000 of 1842-48 for 1.500 No. 1605 No. 2960 of 1848-48 .fm 1,000 of 1842-48 for No. 5591 500 No. 16827 of 1832-83 for Sleen Rs. 5.000 No. 10231 of 13506 of 1842-45 for 8,000 No. 10425 of 1839-33 for 2.500 1,000 of 1882-88 for " No. 5598 of 1842-48 for Co.'s Rs. 25,000 818 No. No. 1844 of 5007 of 1842-48 for 1,000 No. 1262 of 7791 of 1842-43 for 1.000 1.000 -1208 of 7791, of 1842-48 for No. No. 8640 of 16494 of 1835-36 for 4,000 239 of 1116 of 1825-56 for No. 600 432 of 10323 of 1835-86 for 2,700 No. No. 11184 of 6620 of 1835-36 for

The Public in general, and Brokers and Dealers in Government Securities in particular, are therefore cautioned against purchasing or advancing money on the Security of, or otherwise negociating any of, the above-mentioned Government Securities.

> SMOULT AND DENMAN, Plaintiff's Attorneys.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James On Monday, the 11th Dunkley, of Fordyce's Lane, in Calcutta, late a day of June instant, it was ordered that this Miscellaneous Dealer, matter should be heard but at present a Pew on Saturday, the 4th Opener in St. James's day of August nert; and Church, in Calcutta aforesaid, an Insolvent, should then attend to be examined by the said Court.

Beeby, Attorney

In the matter of George William DeHone, of Colingan Street, in Calcutta, a Press Assistant in the Lithographic Branch of the Surveyor Office, General's Insolvent,

day of June instant, it was ordered that this matter should be heard on Saturday, the 4th day of August next, and that the said insolvent should then attend to be

examined by the said Court.

Poe, Attorney.

In the matter of William \ Holloway, a Native of Birmingham, in England, now of Kidderpore, in the 24-Pergunnahs, Engineer, now in the service of the India General Steam Navigation Company, formerly of Berhampore, in the Zillah of Moorshedahad, an Insolvent.

On Thursday, the 14th day of June instant, it was ordered that this matter should be heard on Saturday, the 4th day of August next, and that the said Insolvent should then attend to be examined by the said Court,

Judge, Attorney. Chief Clerk's Office, 18th June 1855.

In the matter of George On Saturday, the 2nd Fraser Railey, an Insolvent.

On Saturday, the 2nd day of June instant, it was ordered that the said Insolvent be for ever discharged from all liability whatsoever, for, or in respect of, the several debts due from him to the following persons, viz., liability whatsoever, for, or in respect of, the several debts due from him to the following persons, viz., J. Holmes, the Agra Bank, Messrs. B. Smyth and Co., W. Howard, Esq., Mr. Phillip Robert Crump, Bissonauth Law and Co., Collypersaud Sein and Co., Messrs. Currie and Co., Messrs. Colville, Gilmore and Co., J. R. Coles, Esq., Messrs. Crump, Schorn and Co., P. S. DeRozario and Co., Radamohun Pyne and Co., Messrs. H. McCabe and Co., Mr. W. Bell, Ramlochun Sircar, Messrs. Ostell and Lepage, Ram. hund Mistry, A. Gouger, Baboo Ramdhone Mitter, Messrs. Bagshaw and Co., Ramsoonder Roy and Co., Sibchurn Dutt. Messrs. Bryant and Co., C. A. Railey, Esq., Surroopchunder Putt, Mr. Jasper Newson, Messrs. Willis and Earle, Messrs. Williamson Bro hers, R. Alexander, Esq., Messrs. Williamson Bro hers, R. Alexander, Esq., Messrs. Williamson Bro hers, R. Alexander, Esq., Messrs. Gibson and Co., J. Newson, Ramchund Dass and Co., Messrs Willis and Earle, P. DePenning, Esq., J. Woodley, Esq., Messrs. Harman and Co., Messrs. Gisborne and Co., Bonamally Naun, Dr. J. T. Pearson, Doyalchund Roy, Mr. J. Newson, Messrs Jardine, Skinner and Co., Mr. J. Llewelyn, T. B. Swinhoe, Esq., George Collier Shackleton, Mr. B. J. Collina, Messrs. Campbell and Co., Messrs. Greenway Brothers. Mesers. Mackillon, Stowart and Co., De-Mesars. Campbell and Co., Mesars. Greenway Brothers, Mesere, Mackillop, Stowart and Co., Denonauth Day and Co., A. Newson, Eq., R. J. R. Campbell, and Mesers J. and C. Cameron, unless cause be shown to the contrary, on Saturday, the 4th day of August next.

Judge and Burkinyoung, Attorneys. Chief Clark's Office, 22nd June 1855.

For Dacts, and Gowhatty in Assam.

A STEAMER, with a Flat in tow, will be dis-patched about the 28th instant at about 10 A. M. For Freight and Passage apply at the Govern-ment Book Office.

By order of the Superintendent of Marine, J. WOODLEY,

. Clerk of the Gout. Boat Office. The 5th June 1865.

On Tuesday, the 12th | Report showing the smallest Depth of Water in the Bhaugirutter, Jellingher, and Malabangah Bivers on the 15th June 1855.

Names of Rivers.	Dep	llest th of ter.	Where Shalloment
,	F.	I.	}
Bhaugiruttee River.	-	_	
At its entrance,	6	9	i
Below the entrance,	6	6	
From thence to f	3	3	At Calloopore.
Jungypore,	8	9	Geerecah.
From Jungypore to	_	47	j
Sadduckbaugh, (From Sadduck-)	2	6	"Rejarampore.
bangh to Ber-	2		Donkamana
4 4	1	3	., Berhampore.
From Berhampore	•		
	23	0	, Plassee.
And from Cutwa to }			1
Naddea	2	1	. Kobeurajpore.
Jellinghee River.			
At its substitute			
At its entrance,		n	l Classi
	0		Closed.
Bausemarree, }		_	,
From Bausemarree		4	At Cotumpore.
to Teeshkatrah,	-	. 7	
From Tecalikattah	3	0	Gokoorapottah.
to Sonatullah, 5			a comonsaporani.
And from Senatulish }	3	0	Bebbeepore.
to Moinguage,	. 7		
Matabangah River.]
At its entrance,	9	2	
from thence to)	6		At Totarparrah.
Haut Boleah,		9	
From Haut Boleah	5	8	💄 Boleah Entrance
<i>j</i> !	- 8	7	" Bhaugherriah.
to Katchikattah,	4	7	" Gyegattah.
from Katchikattah	4	o l	Sonatunpore.
to Kishengunge, {	3	7	, Tahldah.
And from Kishen-1	3		_
gunge to Seebpore,)	3	10	" Sonegattah.

Height of water on Gauge at Berhampore, on the 15th-June 1855, + 8 inches.

J. LANG,

Supdt., Nuddea Rivers.

Kishnaghur 20th June 1855. }

^{*} A rise of 3 foot and 2 inches at the entreme of this River. The floods from the Rajonehal Mills and highlands of Beerbhoom have should, and this Eiver is now gradually filling from the rice of the

h A rise of T inches at Bolyals Estrates. This River is well open.

List of Promass lying unclaimed on the Custon House Whare well allows, which

	1			
-				*
Dec., Jan.	let, 30th,	l case Merchandise, Macgregor, l. Parcel, marked H. & E. 24-31,	_'	Monarch. Bletheim
Ditto,	` * ₇₂	Parcel, marked E J 614-634,	77	Ditto.
Ditto,	111	l Parcel, marked S & C Mrs. W. O. Young,	71	Ditto,
	-,	I Partol morked 14 12 10 44 i	99	City of Calcuts Royal Sovereig
	4	6 Hhds. Merchandise marked R & T & Co., in diamond,		City of Benare
August,	I (tb.	l Butt, ditto, marked ditto, l Case, ditto marked P F. 50.		Ditto.
Disto,		34 Flat Bare of Iron.		Well-aley.
	- 1	30 Cases marked M and C,		Hetepur,
· .	-0.1		***	Cowasjee Pani
- 1	/	2 Cases, marked A C 11-12	119	Bengal.
Ditto,	20th, 29th,	4 Casee, warked M. B.		Queen. Ocean Bride.
	7th,	2 Finds, Bless 70th B N 1.	FF ·	Alfred.
Ditto	12th,	2 Casks marked H H C and Co.		Queen. Ann: Holsbirg
Ditto,	Sth. 2Jth,	Fackage, W. Walker, Eaq., 4 Bars of Iron, No mark,	37	Alfred. Leonidae.
	Ditto, March, April, June, Ditto, August, Ditto, Oitto, Oitto, Oitto, June, Oitto, Oitto,	Ditto, Ditto, March, Sth, April, Sth, June, 21st, Oitto, Oitto, Oitto, Sth, Oitto, Oitto, 21st, Oec., 23rd, sth, Oitto, 21st, Oitto, 24st, Oitto, 25th, Oitto, 25th, Oitto, 25th, Oitto, 25th, Oitto, 25th, Oitto, Sth, Oitto, Sth,	Ditto. Ditto.	Ditto. Ditto. Parcel, marked N 614-634. Parcel, marked C Mrs. W. O. Young, I Case Merchandise. D. McKrae, Parcel, marked I H C, 18-24 June, 21st, Hate, ditto, marked ditto. C C in diamond. Butt, ditto, marked P F, 50. Case, ditto marked P F, 50. Case, ditto marked P F, 50. Case Merchandise, no mark. Sth. Case Merchandise, no mark. Sth. Case Merchandise, no mark. A Flat Bars of Iron. Cisto. Case marked M and C. Case, marked M and C. Ca

CALCUTTA; CUSTOM HOUSE, The 22nd June 1865.

· 查.爱: Young 200 Offg. Collector of Goot. Custome.

Agra and Multeb Serbice Mank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dimolve its existing connexion with the Government Agency, the AGRA AND UNITED SERVICE BANK will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta, or its Branches at Agra and Lahore.

When the proceeds of Government Paper of Shares sold, or of Inserest and Dividends realized, are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shared are delivered over, the charge for Commission will . he | per cent,

PRANCIS R. NETLEON,

Secretary

No. 2, Council Bodge Street, Calculta, 30th January 1855.

Ancobenanted Serbice Bank.

Notice—A Special General Meeting of the Shareholders of this Bank will be held at the Bank Office, at Agra, in the Civil Lines, on Theory day, the 10th July 1855, at 6 P. R., in terms of Section IV. of Act XLIII. of 1850, for the purpose of resolving that the Bank shall be registered under the above Act.

By order of the Directors,

M R ELIAS,

Secretary.

MAL AL MINE

Unc. S. Bank, Agra, The 17th March 1855.

Commercial Banf of Thyfe."

CALCUTTA BRANCE!

Rates of Exchange on the London Joint Stock Benk) At 6 ms. not under £50. 2 nsr Barres.

I 11

2 1-11

At sight, angular and a 111

Delivery of the Bank's Drafts must be Delivery or the many Prime into Post. the Office, except when applied for by Post. particulars for drawing it is requested may sent in at least a day before the glowing of the least and the least an

Galentina 1854.

Mercentile Bank of India, London, Untentia and China Branch,

RATES OF EXCHANGE ON LONDON JOINT STOCK BANK.

At	• mouthe' sight,		2 0	per Rupes
At	4 manthe night.	*********	1 114	
A 0	3 months' sight,	**********	1 11	н.
4	2 months' sight,	*********	1 11	41
At	30 days sight,		1 11	31
A.	S days' sight,		1 115	11

The Bank grants Drafts and Letters of Credit on the Head Office at Bombay and on its en the Head Office at Doming places, Branches and Agencies at the following places, Canton Shanghai, Messra London, Ceylon, Canton, Shanghai, Mesara. Ouchterlony & Co., Madras. Bills collected at any of the above places at a uniform charge of 1 per cent., including postages.

For the convenience of parties travelling

through Europe, Egypt and the Australian Colo-uses, the Bank issues Circular Notes payable in all of the principal towns in those countries.

The Bank will act as Agents for the purchase or sale of Government Paper, Bank Stock and other Securities. Draw Interest and Dividends payable in Calcutta, when due. Commission charged

No charge made when the proceeds of sale or amount of Interest or Dividends drawn is remit-

ted in the Bank's Bills Government Paper and other Securities received for make custody and for which an acknowledgment will be given. When the property is returned,

Commission of ‡ per cent will be charged. Rates, of Interest allowed On Deposits subject to

- \$	months notice of withdrawal,	4 per	r Cent. per	Aubum
- 6	Ditto,		11	
13	Ditto,	6	33	

Notice may be given when the money is lodged or at any time thereafter, but will be dispensed with in cases when the money is to be remitted through the Bank.

Current Accounts kept and on Balances of Rs. 500 and upwards, Interest at 2 per cent., per annum, will be allowed.

D. T. ROBERTSON,

Manager.

Caloutta, 1st February.

N. B.—Hours of business 10 A. M. to 4 P. M. On Seturdays 10 4. M. to 1 P. M.

ASSAM COMPANY.

Incorporated under Acta XIX. of 1845, and IV. of 10th February 1855.

SIXTH DIVIDEND,

Of 6 per Cent., or Co.'s Re. 12 per Share.

NOTICE is hereby given, that at a General Meeting of Proprietors held in Lendon on the 4th May last, a Dividend of 6 per cent, on the paid-up Capital of the Company was declared, which will be payable to Proprietors in India on and after Mudday the 20th instant, on application at the Company of Com

T. E. CARPERA

Ofg. Secy. Lasen Company.

Assam Company.

GENERAL MEETING OF PROPRIETORS.

NOTICE is hereby given, that a Half-yearly General Meeting of Proprietors will be held at the Company's Office, on Saturday, the 23rd instant, at the hour of 12 o'clock, when the Accounts of the first six months of the year will be submitted.

The Accounts will be open for the inspection of Proprietors on and after the 16th instant.

By order of the Directors,

T. E. CARTER,

Offg. Secretary.

No. 1, Barretto's Lane. Valcatta, 15th June 1855.

(In the Press.)

ON FLOWERS AND FLOWER-GARDENS.

BY D. L. RICHARDSON.

Price One Rupee.

[The worlswill extend to about 100 (or more) closely printed octave pages. There will be a few lithographic drawings illustrating the Language of Flowers, and an Appendix of Practical Instructions and useful information respecting the Anglo-

Indian Flower Garden.]

The above work is founded on an article first published in the Calcutta Literary Gasetie, but the text has been since so greatly enlarged, and so copiously illustrated with additional quotations from the British Poets that it may be regarded as a new work. As only a comparatively small number of copies will be printed, subscribers are requested to send in their names without delay to the publishers, Mesers, P. S. DeRozario and Co., Tank Square, Culoutta.

Abbertisement.

ANY person having it in his power to afford information regarding a Certificate, No. 1028, of the Madras Equitable Assurance Society, for Rupees 2,000, on the life of the late Lieutenant Edward John Bamford, of the 25th Regiment Madras Native Infantry, is requested to communicate on the subject with the Secretary to Government Military Department Fort St. George ment, Military Department, Fort St. George.

9th June 1855.

Antice

Is hereby given, that the following Government Promissory Notes, belonging to Banco Anund-COOMAR CHOWDRY, of Sheryotty, have been stolen from his premises, vis. :-

A 5 Ditto A 5 Ditto

LOST.-The Left-hand Half of a Bank of Bengal Note, No. 32484, for Company's Russess (50) Fifty, payment of which has been stopped at the Bank.



Post Office, Natifications.

No. 162. OVERLAND MARK

THE Overland Mail via Marseilles and Southampton, and the intermediate Portic (Madiss, Ceylon, and Adan.) per P. and O. Co's Steamer Bentintk, will be closed at this Office on Tuesday, the 3rd proximo.

Letters for the United Kingdom, directed vid Marseilles, cannot be pre-paid in this Country. Pre-payment of Steam Postage on Letters vid Southampton is optional.

Steam Postage on all Letters for Foreign Europe vid Marseilles or vid Trivete, and for the United Kingdom vid Trivete, m well as for places in the Mediterranean, Egypt, and Suez, must be pre-paid; but Letters for Foreign Europe vid Southampton cannot be pre-paid.

Letters for the United Kingdom, directed vid Trieste, if posted unpaid, (or insufficiently paid by Stamps,) will be forwarded to London vid Marseilles. Those for Foreign Europe, will, be sent to

London vid Southampton, hearing the full amount of Postage due thereon, and Letters for places, in Egypt and the Mediterranean will be detained and treated as unclaimed Letters.

No money will be received in payment of Postage, which must be paid by Stamps,

Letters for Madras, Cevlon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong, despatch-, ed by the P. and O. Co.'s Steamer, are chargeable with Steam Postage, the pre-payment being optional. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash at time of po ting.

Letters for the Mauritius and the Australian Colonies are chargeable with Steam Postage, and must be pre-paid. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash at time of posting.

Letters for Ports in China (except Hong-Kong.) Manilla, Batavia, Java, Bourbon, or any place not a British possession, must be pre-paid by Steam Postage, Newspapers at 9 pie each, and Price Care. rents I anna and 6 pie each;

Only one paper can be sent in one cover.

C. K. DOVE Deputy Post-nussler General.

FORT WILLIAM; General Past Office, The 20th June 1855.

No. 172.

NOTICE is hereby given, that an After-packet for the P. and O. Co,'s Steamer Bentiack will be made up at this Office on Wednesday, the 4th proximo, at 12 noon, with the chance of overtaking her at Kedgerec. C. K. Dove,

FORT WILLIAM; General Post Office. The 21st June 1855.

Deputy Post-muster General.

N. B .- The Public are particularly requested to observe, that in addition to Steam-postage, the Inland-postage to Kedgeree must be pre-paid at the following rates:-

1	Tolah,	***				Θ	0	6	
ò	do.,	***		***	***	_0	1	Ő	
1	do.,	***	4 6 1	4,44		_ •0	2	0	
34	do.,					0	3	0	
9	do					0	1	- 0	

And for every Tolah, or fraction of a Tolah, above two Tolahs, two additional annas,

Letters sent after 12 o'clock for the purpose of being posted will not be received under any circumstances.

Botter.

Is hereby given that the Government Bullock Train will cease to run above Kurnaul after the 15th instant, owing to the road being still impracticable for the successful management of that establishment during the rainy season.

From the shove date, all Packages for stations above Kurnaul will, as heretolore, be conveyed in country carts, with every possible degree of care, but there can be no guarantee against possible damage from wet, as many Rivers and Nullahs without bridges have to be crossed.

The Bullock Train between Lahore and Mocltae will probably be maintained throughout the many

REBROTT

G. PATON. (Signed) Post-master General, F. W. P.

The 2nd June 1865.

(True Copy.)

J. R. BURLTON BEHRETT, Post-mater General of Super-

The Sch Jan

[898]:

Bette.

COMPLAINTS having been made of Steam or British Postage, although paid on letters from India, having been levied in England, on the plea that Indian Postage Stamps are not recognised there; the Postamenter General, N. W. P., begs to notify, that all letters on which Steam or British Rostage is paid, in addition to Inland or Indian Postage, are stamped with the words "India Paid" in red ink, and that this mark is recognised by the Post Office authorities in England as proof of pre-payment of Steam Postage.

Parties who pay Steam Postage on their letters should note on them Steam or British Postage prespaid to England, and as Overland letters are now received on the latest safe dates by a Writer at the Post Office Window, the Postage Stamps will then and there be obliterated and the words "India Paid" stamped in red ink.

Those who pre-pay their letters to England are recommended to give the information above to their correspondents, so that if Steam Postage be demanded from them, they may protest and appeal to Her Majesty's Post-masters General for redress.

G. PATON,

Post-muster General, N. W.P.

NYNEE TAL. | 8th June 1855. |

No. 751.

Botice.

ALL Parcels sent by the Government Bullock Train, which are not claimed and taken away, either by the parties to whom the same are addressed, or the parties sending the same, within two calendar months from the date of the arrival of such Parcels at their respective destinations, will, after the expiration of that period, be advertised, and after the expiration of six calendar months from the date of advertisement, be sold without further notice by Public Sale, under the order of the Post-master General of Bengal, or of Post-masters of Divisions or Stations, and the proceeds arising from such Sales will be appropriated by Government without further notice to any party interested, and neither the sender, nor the addressee of any Parcel, which shall be so sold as aforesaid, nor any person or persons on his behalf, shall have any right, title, claim or demand whatsoever, either at law or in equity, after the expiration of the period hereinbefore mentioned, to recover from Government either the Parcel, or its contents, or the value thereof, or the sum, or any part of the sum realized on the Sale thereof an aforesaid.

J. R. Burlton Bennert,

Post-master General of Bengal

CALCUTTA,
The 19th June 1855.

Packets for the reception of Letters by the following Ships are open at this Office.

Names of Vasgels.	Agents.	Intended Departure.	For what Port.	Touching =	Remarks
ores,	Meere, Stowart & Calrow,	in a day or two,	Sydney.		
a de seo dos el Magino Acadas	Mesers, May, Pickford	ditto:	Penang and Singapore.		
uttele en	P. and C. X. Carna.	ditto,	Singapore & China.		
	D.R. Cline and Co.,	ditto,	Ditto,		
aperson Beyrausm.	1 + 1	disto,	Magritins.		
termer Bentinek.	P, and O. S. N. Co	4th July 1855,	Such,	Madras, Caylon & Aden.	

CALCUITA; General Post Office, The 22nd June 1855.

TIME

C. K. Dove, Deputy Post-master: General.

CARROTTE - Printed and Published by Tuomas Jonns, et the "Carotta Garren" Oppies, 36, 64 Council-Mouse Street,—for the Government Contractors, Samuel Suits and Co.



SUPPLEMENT TO

The Calcutta Gazette.

Mublished b y Authority.

SATURDAY, JUNE 23, 1855.

Land: Sale Notices.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Sarun will be put up to public and unreserved Sale, at the Collector's Office of that District, on Saturday, the 30th June 1855, or 1st Assar Sance 1262 F.S., for arrears of Revenue due on the 7th day of June 1855 :-

Class I.—Permanently-settled Estates.

No. 125.—Mehal Ghegtah, Pergunnah Cusmer; recorded proprietor, Manickchand; sudder jumma, rupees 24-6 è.

No. 137.—Mehal Turryah, Pergunnah Goah; recorded proprietors, Moheepnarsin and others; sudder jumma, rupees 1,441-12.

No. 156.-Mehal Ekowaree, Pergunnah Chowbarah ; recorded proprietors, Chundun Pandey and

others; sudder jumma, rupees 69-5-4.

No. 209.—Mehal Fursutpore, Pergunnah Mujhowah; recorded proprietors, Balmookund Pandey and others; sudder jumma, rupees 62-14-0.

Class II.—Temporarily-settled Estates.

No. 49.—Desrah Gobbirar, Pergunnah Nurbun; recorded proprietors, Syed Attah Hossein and others; sudder jumma, rupees 59-9-0.

No. 50.—Mehal Muttiar, Pergunnah Nurbun; recorded proprietor, Chummunlall; sudder jumma,

rupees 75-4-0.

No. 97. - Mehal Mungroo Chapper, Pergunnah Kouaree; recorded proprietors, Ayney Pandey and others; andder jumma, rupees 84-0-0.

C. D. RUSSELL, Officiating Collector.

SARUN COLLECTORATE, The 12th June 1855.

NOTICE is hereby given, that the under-mentioned Estates in Zillah Jessore will be put up to public and unreserved Re-sale, at the Collector's Office of that District, on Monday, the 2nd July 1855. or 19th Assar 1262 B. S., under Sections VI. and XVI. of Act I. 1845 :-

Class II.—Temporarily-settled Estates.

No. 148. Kismut Chur Kubboduck, Lukt. Ootholce, Pergunnah Khuliskhalee; izaradar, Bhugwan Chunder Ghose; sudder jumma, rupees 33-3-0.

No. 2160.—Kimmt Joogeepookhores, Pergunnah Dantea; izaradar, Budden Chunder Mitter

> F. BEAUFORT. Collector.

Janetha Colone to RATE, | The 1 lit. I was 1986.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Bhangulpoor will be put up to public and unreserved Sale, at the Collector's Office of that District, on Wednesday, the 4th day of July 1855, for arrears of Rovenne and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Rovenne due on the 7th day of June 1855:

Clause I .- Permanently-settled Estates.

No. 402 — Mouzah Surburpoor Soojawal, Pergunnah Chye; recorded proprietor, Mr. T. Grant; sudder jumrda, Company's rupces 160.

No. 592.—Lands of Mouzah Noorpoor Bagha, Pergunnah Suhroce; recorded proprietors, Sadooddeen, Musts. Raheyah and Raheeanan, and Poorun Sao; sudder jumma, Company's rupces d5-4-11.

No. 630.—Mouzah Surburpoor Soojawal Chuck Fazul Ally, Pergunnah Chye; recorded proprietor,

Mr. T. Grant; sudder jumma. Company's rupces 176-8-6.

No. 773.—Jageer of Sirdha Sing Soobadar, Thannah Bhangulpoor, Pergunnah Colgong; recorded proprietors, Ganowree, Munder and Mudau Thakoor; sudder jumma, Company's rapees 53-5-4.

No. 1012.—Jageer of Dookha Lushker, Thannah Ehangulpoor, Pergunnah Bhangulpoor; recorded

proprietor, Sew Sahaye Bhugut; sudder jumma, Company's rupees 3-12-0.

No. 1121—Jageer of Buckley Schoy. Thannah Mohunpoor, Pergunash Bhaugulpoor; recorded proprietor, Putchkowree; sudder jumma, Company's rupees 2-0-0.

No. 1133.—Jageer of Sembhoo Tewary Sepoy. Thannah Mohunpoor, Pergunash Bhaugulpoor;

recorded proprietor, Hingan; sudder jumma, Company's rupees 2-10-8.

No. 1293.—Jageer of Dhaotaul Sing Naik, Thananh Beejoye, Purgunnah Chye; recorded proprictor, Dhoollocchund; sudder jumma, Company's rupees 1-6-0.

No. 1333.—Jagogr of Puddoo Khalasco, Thannah Foolout, Pergumah Chye; recorded proprietor,

Dhoolleechand; sudder jamma, Company's rapees 11-8

No. 1360.—Jageer of Bundee Khalasee, Thunnah Foolout, Perguanah Chye; recorded proprietor,

Seeb Sahaye; sudder jumma, Company's rupees, 13-10¹/₂.

No. 2636.—Mouzah Azumpoor, corf Rungrah, Pergunnah Chye; recorded proprietor, Khooblaub; sudder jumma, Company's rupees 15-5-4.

No. 2899.—Mouzah Beerneah, Tuppeh Muncebany, Pergunnah Bhangulpoor; recorded proprietor, Mahomed Suduck; sudder jumma, Company's rupees 106-4-4.

No. 2899.—Language Bandalah National Company's rupees 106-4-4.

No. 2982.—Jageer of Rambuks Naik, Thannah Kheree, Pergunnah Kheree; recorded proprietor, Hemkurn; sudder jumma, Company's rupees 2-10-8.

No. 91.—Monzah Nooniah, Pergumah Wasselah; recorded proprietor, Futteh Bahadoor Sing;

sudder jumma, Company's rupees 167-1-10.

No. 100.—Mouzah Peerrown Kittali Burrownee and lands of Mouzah Ojhadech, Pergunnah Parbutpara: recorded proprietors, Nirbhye Chowdry, Oottun Chowdry, and Khedoo Chowdry; sudder jumma, Company's rupees 162-8-1. Clause II .- Mehals not permanently-settled.

No. 271.—Arazee Poorainee, Perguunah Colgong; recorded proprieter, Shumscodeen; sudder

jumnia, Company's rupees 1-12-2.

No. 2603.—Mouzah Bhaugul poor, Pergunnah Parbutparah; recorded proprietors. Shah Mobarak Oollah, Sheikh Sulleem Oollah, Kulleem Oollah and Munsoob Oollah; sudder jumma, Company's rupees 5-12-5.

No. 2714.—Mouzah Issapoor Gungarumpoor, Pergunnah Colgong; recorded proprietor, Must.

Bebee Husseinee Khanum; sudder jumma, Company's rupees 5-15-11.

BHAUGULPOOR; Collector's Office.
The 13th June 1855. ED. E. WOODCOCK, Officiating Collector.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Patna will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 4th day of July 1855, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 7th June 1855 :--

Class I.—Permanently-settled Estates.
No. 229.—Mchal Neeranderpure Khurrowneesh, &c., Pergumah Azeemabad; recorded proprietors, Baboo Hoshiar Sing, himself and brother, and guardian of Ramgolam Sing, minor, Baboo Gujraj Sing, Shewopertap Sing, Hurrechernath Sing, Jewnath Sing, Jugmohun Sing, Fedahhussen Khan "wussee," Musst. Hurkho Behee, Chumunloll Sao, Bancepershad Sao oorf Madhololl, Shewpershad Sao, Makoondlol, Suntcolol, Lutchum Misser oorf Lutchoo Purchit, Dwurer Sing, Bhuttun Sing, Baboo Mohunloll, Baboo Kunhoyahlol, Musst. Doorgah, wife of Hurpershad, son of Kisoonpershad, Nanuckbux, Rambux, Shewdial Misser, Musst. Maun Coomer, Surubjeet, and Bittalnauth Jee Maharaj; sudder jumma, Company's rupees 1,188-13-7. This estate is under butwarrab. It is proposed to dispose of one willage. Sadiok nors. James (appertaining to Lot Nigundurpore Khurretmeeah) of Lutchmun Misser oorf

yillage, Sadickpore Jogee (appertaining to Lot Nirundurpore Khurrouneeah,) of Lutchmun Misser corf Lutchco Purobit, the defaulting party, for the recovery of the balance due by him.

No. 381.—Mehal Chuck Audum, Pergunnah Gyaspore, recorded proprietors, Mahamed Rorahim, Mahamed Ismial, Mussts. Muddeeray, Rumjoo, and Payarun, Rujab Ally, Mushur Ally, Mussts. Musechay and Kubeerun; sudder jumma, Company's rupees 17-13-5.

No. 400.—Mehal Decahray Ramnuggur, Pergunnah Gyaspore; recorded proprietors, Sahibram, Dulcep Sing, Shekh Wahid Ally, Munchur Loll, and Musst. Webeedoon Nism out! Mulkah Sahebay; sudder jumma, Company's rupees 2.133-5-4. sudder jumma, Company's rupees 2,138-5-4.

No. 479.—Mehal Humserpore Khoord, Pergunnah Gyaspore; recorded proprietors, Jankee Suhoy corf Chutterdharce Lell; sudder jumma. Company's rupees 17-6-9.

No. 591.—Mehal Muscodbigha Usrukbey Doulutpore Choundee, Pergunnah Gyaspore; recorded proprietors, Bhuttun Chowdry, Musst. Sunjeeday, Imdad Ally, Kasim Ally, Musst. Mungloe, Maer Wahil Ally, Syed Kadir Ahmed, Musst. Oolfut, Rujah Ally, Syed Muzhur Ally, Mussts. Musseebay and Kubeerun, Syed Umjad Hussen, Syed Fuscecoden Hussen. Dabee Dutt, Pam Dutt, Gopce Chumum Roy., Musst. Mungloe 2nd, Syed Golam Wallee, Musst. Umeenay, Juwad Ally, Chumum Loli, and Boodhoo Lell; shider jumma, Company's rupees 40-10-11.

No. 205.—Mehal Nagawan, Pergunnah Shajehanpore; recorded proprietor, Syed Nazuf Ally corf Meer Jumnoo; sudder jumma. Company's rupees 266-10-7.

oorf Meer Junnoo; sudder jumma, Company's rupees 266-10-7.
No. 125. Mehal Nowabadey Usrukbey Muye Kosmun, Pergunnah Tilharah; recorded proprietors, Aradut Hushen, Wulact Hushen, Oomed Ally, and Musst. Musechay; sudder jumma, Company's rupees 37-6-3.

No. 248.—Mehal Lodespore Khurroutee, Pergunnan Tillarah; recorded proprietor, Beerkishwar;

sudder jumma, Company's rupees 20-0-0.

No. 268.—Mehal Moheecodeenpore Khurroutee, Pergunnah Tilharah; recorded proprietor, Chultoo; sudder jumma, Company's rupees 48-11-3.

Class IV .- Estates to be sold for acrears due on account of other Estates.

No. 140.—Rights and interests of Butto Sing. Khanoo Sing, Chooner Sing, sonk of Blayer Sing, Bustee Sing, Sustee Sing, and Gopal, sons of Sunabhul Sing, and grand-sons of Bhyre Sing, in Mountain Bahadoorpore Nist, Pergumnah Gyaspore, zemindaree, Bhowance Bux, Runglol Sing, Bhyre Sing, Mohesh Dutt and Roopnarain Sing, malgoozars; sudder jumma, Company's rupees 133-13-10.

A. LUTTLEDALE.

PATNA COLLECTORATE, The 12th June 1855.

NOTICE is hereby given, under Section VI. Act I. of 1815, that the under-mentioned Estates in Zillah Behar will be put up to public and unreserved sale, at the Collector's Office of that District on the 5th day of July 1855, for arrears of Revenue and other demands, which, by the Regulations and Act in force, are directed to be realized in the same manner as arrears of Revenue, due on the 7th day of June 1855 :-

Clause I.—Permonently-nettled Estates.

No. 96.—Mehal Gungachuck, Pergunnah Ookree; recorded proprietors, Mussts Syfun, Tajan and

Sunjo; sudder jumma, Company's rapees 44-15-7.

No. 697.—Mehal Chuck Mahomed, Pergumah Urwul; recorded proprietors, Shah Gholam Mahomed, Waczooddeen Hossein, Khyrooddeen Hossein, Wolad Hossein, Ekbal Hossein, Musst. Zunnecroon Nissa, Ameenooddeen, Mussts. Zabun, Khoobun and Fatmay, Lubrez Hossein and Bundeh Russool; sudder jumma, Company's rupees 16-2-6.

No. 804.—Mehal Invalid land situated in Mouzah Secanderpoor. Dhawoee, Pergunnah Urwul; re-

corded proprietor, Ramdhun Sing; sudder jumma, Jompany's rupees 13-10-93.

No. 826.—Mehal ditto, in Futtehpoor Sanda, Pergumah Urwal; recorded proprietors, Thakooram

and Lutchmun; sudder jumina, Company's rupees 46-10-0.

No. 829.—Mehal ditto, in ditto; recorded proprietors, Jeetuu Sing, Ukbar Sing, Sunnath Sing and Jeobdhur Sing; sudder jumma, Company's rupees 28-5-10.

No. 848.—Mehal ditto, in Samunpoorah, Pergunnah Urwal; recorded proprietors, Hurgobind

Sing and Shama Sing; sudder jumma, Company's rupces 11-10-0.

No. 868.—Mehal ditto, in ditto; recorded proprietors, Musst. Kewlassee and Ublakee; sudder

jumma, Company's rupees 13-0-8.

No. 1009.—Mehal Chehootish, hissa 6th out of the entire Dakidee Kamalpoor, Pergunnah Incha; recorded proprietors, Mussts. Nussecrum alias Dhoopun, and Khyrun, Syed Shah and Shumsoolhuq; sudder jumma, Company's rupees 13-6-9.

No. 1286.—Mchal Ghuramundpoor Putwareez, Pergumah Behar; recorded proprietor, Jug-

mohun Dom; sudder jumma, Company's rupees 154-10-8.

No. 1669.—Mehal Manpoor Tetrawan, lot 4th. Perguunah Behar; recorded proprietor, Musst.

Wuzserun and Bhuttun; sudder jumina, Company's rupces 22-14-0.

No. 2083.—Mehal Chuck Mozuffer Uzruqbeh Hussunpoor Kakoe, Pergunnah Bhelawur; recorded proprietors, Shah Wolaeth Hossein, Syed Feda Ally, Syed Wahid Ally, Syed Mahomed Waheed, Sheik Wassil Ally, Musst. Wajun, Nuzmun, Musst. Mehrun. Meer Choohee, Musst. Buchun, Shunssolhing abias Budloo, Sheik Imdad Hossein, Musst. Unchhoe, Syed Hadaet Hossein, Musst. Durgahun, Sheik Furhat Hossein, Bahadoor Hossein, Mahomed Eheeah, Mahomed Busseer and Musst. Ameerun; sudder jumme, Company's rapees 17-14-9.

No. 2170.—Mebal Blutheggah, Pergunnah Putchrookhee; recorded proprietor, Mulhesooddeen

Rohee Sing; sudder jumma, Company's rupees 54-6-5.

No. 2179.—Mehal Doollahbigha, Pergunnah Putchrookhee; recorded proprietor, Jankeeram; sud-

der jumme, Company's rupees 5-5-4.

No. 2762.—Mchal Sunrah Khurratee, Pergumah Seris; recorded proprietors, Ubdool Sunnud Eban, Cholum Imam Khan and Ubdool Waheed Khan; sudder jumma, Company's rupees 668-8-0.

No. 2763.—Mehal 11 annas share of Mouzah Thegookhap, Pergumah Seris; recorded proprietor, Waris Khan; sudder jumma, Company's rupees 83-8-0.

No. 2999.—Mehal Chuck Bhojah Uzrubbeh Moheeooddeenpore Koombhee, Pergunnah Summoy; recorded proprieturs, Ubdool Ally, Muset. Wuzeerun, Jumai Ally, Musets. Hosseinee and Khudrun alsas Woheedee, Mahomed Ufzul, Jan Ally, and Muset Beekanee; sudder jumma, Company's rupees 12-0-104

NOTICE is hereby given, under Section VI. Act L of 1845, that the under-mentioned Estates in Zillah Monghyr will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 9th day of July 1865, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 7th day of June 1855 :-

No. 443.—Mehal Jaceepoor Russedpore, Pergunnah Monghyr; recorded proprietors; Meghoo

Sing. Pynchorwree Sing and others; sudder junima. Company's repess 133-5-2.

No. 607.—Mehal Jeenedpore Boers, Pergunnah Bulleah; recorded proprietors, Newab Sing and Radeh Sing; sudder jumms. Company's rupees 560

No. 768.—Mehal Puchmeer, Pergunnah Bulleah; recorded proprietors, Ahlea Golam Feroze, Ruhman Bux, Ershadhossein, Mowaum Allee and Imambux; sudder jumms, Company's rupees 135-13-8.

No. 954.—Mehal Mukurduhee, Pergunnah Mukee ; recorded proprietors, Hazaree Mul and Putteh-

No. 954.—Mehal Mukurduhee, Pergunnah Mukree; recorded proprietors, Hazaree Mul and Fustehchund; audder jumma, Company's rupees 132-0-6.

No. 1606.—Mehal Dwarkapore, Pergunnah Nyepore; recorded proprietors, Bukhut Thakoor, Rissoon Thakoor, Bulwunt Thakoor, Jungle Thakoor, Teja Chowdry, Taj Thakoor, Ramperson Sing,
Khukur Jha, Sheam Lal, Shaick Golam Aheeja, Mr. James Thomas, Chowdry Rampershad Sing,
Beharee Lal and Fukeera Mahto; sudder jumma, Company's rupées 393-1-10.

No. 1025.—Mehal Mosahabpore, Pergunnah Nyepore; recorded proprietors, Hussun Alee Khan,
Ritburn Sing, Nebchul Sing, Kullian Sing, Goordial Sing, Rockoo Ister, Jagoo Isser, Narain Isser,
Shaick Roshun Allee, Mussi, Karamut, Shaick Khodabux, Mudenah, Amanut, Jogeraj Sing, Bhoop
Isser, Rampershad Ging, Shaick Nujuf Allee, Shaick Bheechook, Shaick Tej Allee and others
sudder jumma, Company's rupees 260.

No 1048.—Mehal Syud Za ispore, Pergunnah Nyepore; recorded proprietors, Khurugnarain Jha
Ramdooleh Jha, Koouwur Sing, Müsst, Neteah Koonwur, Bussunt Koonwur and others; sudder
jumma, Company's rupees 162-4-106

No. 1643.—Wehal Urasee, Thanua Dhurhura, Pergunnah Monghyr; recorded proprietors, Modur

No. 1643.— Vichal Urasee, Thanna Dhurhura, Pergunnah Monghyr; recorded proprietors, Modul

Mahto, Doorga Mahto and others; sudder jumma, Company's rupees 1-15-3.

No. 1696.—Mehal Wazee, Thanna Dhurhura, Pergunuah Monghyr; recorded proprietors, Muset Ruhmanee and others; sudder jumms, Company's rupees 5-5-4.

No. 1701.—Mehal Wazee, Thanna Dhurhura, Pergumah Monghyr; recorded proprietors, Hunnouman Sing; sudder jumma, Company's rupees 5-5-4.

No. 1719.—Mehal Wazee, Thanna Alicenugur, Pergunnah Soorujgurha; recorded proprietors Musst. Khyrun and Golam Hossein Khan; sudder jumma, Company's rupees 28-7-5.

No. 1748.—Mehal Wazee, Thanna Jafrah, Pergunnah Furkesh; recorded proprietor, Purbhox

Narain; sudder jumma, Company a rupees 1-12-4.
No. 1773.—Mehal Wazee, Thanna Jafrah, Pergunnah Furkesh; recorded proprietors, Muste

Bukhtee Tirbedee, Punnsh and others, sudder jumms, Company's rupees 6-5-0. No. 1781. - Mehal Wazee, Thanna Jafrah, Pergunnah Furkeah; recorded proprietors, Gunnest.

Dutt, Nowah Sing and others; sudder jumma, Company's rupees 12-12-14.

No. 2453.—Melial Urzee, Thanna Rautun, Pergunnah Furkeah; recorded prescrietor, Nowah

Sing; sudder jumma, Company's rapees 16-10-8.

No. 2292.—Mehal Aymah Bistkoorwah, Perguanah Maldah; recorded proprietors, Shaick Imdad

Allee, Fyz Aliee and others; sudder jumma, Company's rupees 25-18-0.

No. 2297.—Mehal Urazee Pyn, Pergunnah Maldah; recorded proprietors, Shaick Rujub Allee, Fukeer Oollah and others; sudder jumma, Company's rupees 25-15-2.

No. 2661.—Mehal Avey, Pergunnah Maldah; recorded proprietors, Synd Oolee Ahmed, Synd Oolee Ahmed, Shaick Rujub Allee, Shaick Nujum Oodeen, Shaick Ameer Oodin, Shaick Fukeer

Other Atmed, Shalek Rujub Alice, Shalek Rujum Codesh, Shalek Alicer Codin, Shalek Bukeer Ollah and Musst. Byjun; sudder jumma, Company's rupees 42-13-51.

No. 3040.—Mehal Arazee, Thanna Arrumnugur, Pergunnah Monghyr; recorded proprietor, Amanee Sing; sudder jumma, Company's rupees 48-21.

No. 3119.—Mehal Jehangheerpore, Pergunnah Maldah; recorded proprietors, Meer Ahmed Alice, Musst. Collecha and others; sudder jumma, Company's rupees 183-14-2.

No. 3541.—Mehal Urazee Chowthurn, Pergunnah Furkeah; recorded proprietor, Hance Ahmed;

sudder jumms, Company's rupees 35-8-0.
No. 3542.—Mehal Urazee Bodah, Pergunnah Furkeah; recorded proprietors, Newab Sing and others; sudder jumms, Company's rupees 24-6-0.

A. A. SWENTON, Offg. Collector.

MONGHYS; Collector's Office, The 15th June 1855.



The Calcutta Gazette.

Published by Authority.

Aptifications.

The 14ve May 1838.—The Government of Bengal having entered into a Contract with Meses, homes South and Co., for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Convenient are hereby directed and to employ any other Printing Establishment for the execution of the Government Work from and after that date,

Chess. Bradon.

CRESS BEADON, Secy. to the Goot, of Bengal. THE 280 Funty ony 1856. The Government of Hengal having entered into a Contract with Messes, Samuel Smith and the far the execution of the Government Printing Work, all Public differes under the Government of India at the Presidency are harry directed not to employ any other Printing Retaldishment for the execution of Government Work.

Court Brance.

CRUIL BEADON, Secy. to the Goot, of India.

WEDNESDAY, JUNE 27, 1855.

Legislatibe Council

The 23rd June 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of lea 1855, (communicated to the Legislative Council on the 23rd June 1855,) and is hereby promulgated for general in formation :-

ACT No. XVII. OF 1855.

An Act to improve the bur relating to the Copper Currency in the Straits.

WHEREAS the Company's Rupee is by Act XVII. of 1835 a legal tender in satisfaction of all sugage-Presemble. ments in the Settlement of Prince of Wales' Island, Singapore, and Malacca, but no capper coin, except the half pice issued under Act XI. of 1854, is now by law legal tender for fractions of a Rupee in that Settlement; and it is expedient to remedy this defect in the law; and whereas besides the Rupee the Dillar is by custom current in the said Settlement; and it is therefore expedient to provide that the copper currency which will be legal tender in the said Settlement for fractions of Rupee shall also be legal tender in the mid Settlement for fractions of a Dollar and menacted as follows: menacted to follows:-

L Sections L. M., and V. of Act VI. of 1847 dre harely repeated in so far they relate to Repper pice, deather pice, and pies couned relates with Act XXII. of 1844; or Act THE of 1685: but in so far as they relate to all other copper coles, the said Sections shall remain in full force. And the provisions of Sections I. II. and IV. of Act XXII of 1894, so far as they are now in force, are hereby extended to the floridation of Prince of Wales Island, the the floridation of Theorem of Wales Island,

effect, any thing in Act VI. of 1847 to the contrary notwithstanding.

II. From and after the first day of July
Pice legal tender
Tollars.

1855 within the said Settlement, a pice coined according
to Act XXII. wi 1844 shall be legal tender for one one hundred and fortieth part of a Dollar, and a double pice so coined shall be legal tender for one-seventieth part of a Dollar; and a pie so coined shall be legal tender for one four bundred and twentieth part of a Dollar; also a half-pice coined according to Act XI. of 1854 shall be legal tender for one two hundred and eightieth part of a Dollar,

III. Provided always, and it is hereby enacted, that no copper coins within the said Settlement shall be legal tender except for fractions of a Bupce, or fractions of a Dollar.

> W. MORGAN. Clerk of the Council.

Regislatibe Connetl,

The 16th June 1855.

The following Bill was read a second time in the Lefshtive Council on the 16th June 1855, and a report thereon after the 20th of September

A Bill to facilitate the acquisition of Land needed for public purposes in the Presidency of Bombay.

I. WHENEVER it shall appear to the Giver-nor of Bombay in Council that

Peclaration of Go-reramont that land in needed for a public MUTPOSS.

any Land is needed for a public purpose, he shall make a de-claration to that effect in a Minute of Council, and suck

declaration shall be conclusive evidence that the purpose for which the land is needed is a public purpose.

II. When a declaration has been made by the Governor in Council that any After such doclaraland is needed for a public tion posseption may be mken, and claims purpose, if there shall be any hinderance to the immediate for compensation subeaquently determined. acquisition of such land by

purchase from the parties interested therein, it shall be competent to the Governor in Council to order the land to be taken possession of on the part of Government and applied to the purpose for which it is needed, leaving claims for compeneation for the land to be determined as hereinafter provided.

III. When such order is passed by the Go-

eured and possession to be taken; after which, the property shall be vested in the Government.

vernor in Council, it shall be sent to the Collector of the district in which the land lies, or to such other Officer as the Governor in Council shall think

fit to appoint, to carry it into execution; and the Collector or other Officer so appointed shall cause the land ordered to be taken to be marked out and measured, and possession to be taken thereof on behalf of Government, and the land shall thenceforward be vested absolutely in the Government, free and clear of all other estates, rights, titles, remainders, reversions, limitations, trusts, and interests, and also of all mortgages, liens, or incombrances whatsoever, of and in the land so taken as aforesaid; and any suit which may be instituted to recover the land so taken by Government in any Court of Judicature, shall be dismissed with costs. Provided always that

nothing herein contained shall affect the liability of the party who may receive the value of any land so taken by Government without having a good title to the same.

IV. As soon as the land has been marked out, the Collector, or other Offi-

Publication of order in Council and citato parties terested to appear.

cer appointed as aforesaid, shall cause the order in Council to be affixed in some conspicuous place upon the land, and published by proclamation in the neighbouring bazars

and villages, with a citation calling on all parties interested in the land to appear before him in person, or by authorized agents, on a certain day, not less than fifteen days after the date of citation, and to state the nature of their interests in the land required, and the amount and particulars of their claims to compensation for the same.

V. It shall be competent to the said Collector,

Collector to admit claims appearing to be valid, and if com-pensation be agreed upon to make award for the amount.

or other Officer appointed as aforesaid, to admit any such clairs that appear to him to be valid, and if he and all the parties interested in the land agree us to the compensation to be allowed to them respectively, to pass an

award for the same.

VI. If the said Collector or Officer shall judge any of the claims preferred to

said Collector or Officer, admitting the interests claimed, shall object to the compensation demanded for the same as excessive, the points in dispute shall be referred to the determination of arbitrators, to be appointed in the manuer hereinafter provided.

VII. Two persons shall be chosen to act as Nomination of artivernment by the Collector or other Officer duly appointed as aforesaid, and the party or parties claiming to be interested in the land taken shall be called upon by the said Collector or Officer to elect, within fifteen days, two persons to act as arbitrators on his or their part. If there be several parties interested as aforesaid, and they cannot agree within the required period in the election of persons to act as arbitrators on their behalf, then and in that case each of them shall nominate one person whom he may desire to act on his behalf, and the said Collector or Officer shall choose by lot, out of the persons so nominated by the parties aforesaid, or by any of them, two persons to act as arbitfators on behalf of the parties interested in the land. only two persons shall be so nominated by the parties interested in the land, they shall be the arbitrators on behalf of such parties, whether the whole of the parties interested as aforesaid may or may not have been concerned in their nomination. If only one person shall be so nominated, then only one of the persons selected to act as arbitretors on the part of Government shall be employed on the duty. If the parties interested in the land shall refuse or neglect, or if, by reason of minority lunacy, or absence from the Presidency, they shall be unable to make any nomination within the required period, then the said Collector or Offices shall and may select two impartial persons to arbitrate the matter between Government and the parties interested in the land.

VIII. Before the arbitrators proceed to arbi trate, they shall be required by the said Collector or Office Appointment of to appoint an umpire for the decision of any points whereon they may differ in opinion, when the voices on each side shall be If the arbitrators cannot agree in the solvetion of an umpire, the said Collector or Officer # all be authorized to choose some person to act at աch.

IX. In cases wherein the arbitrators may differ Decision of umpire, each side shall be equal, the decision of the umpire on the point of difference shall be concludes; in all other cases the opinion of the unjority of artification shall determine the award.

X. The arbitrators shall hold their enquiry Arbierators enquisy to be uniter superintented dence of the Collector or other tendence of Collector appointed as aforestor. exercise towards them such powers and authority for the purpose of securing their attendance and the due completion of their award as the Course of Arbitrators to be he insulinisable, and the par appointed if claims or ties interested in the land or summand as witnesses before them, for the paration are not admitted.

Any of them shall nevertheless puss of compating mail attractors of attendance of attendance of attendance or of the give evidence. It shall charter the compating to attend and paratics to attend the compating or of the compating or o the Officer presiding, in the event of any unnecessary delay on the part of the arbitrators in determining any question referred to thom, to call upon them to make their award within a specified time, and in default thereof, to refer such question to the umpire for his decision.

XI. The said Collector or other Officer appointed as aforesaid shall, on Summoning with the application of the arbitrators, summon any witnesses whom the arbitrators may call for and whom the parties may not be able to produce before them without such process. He shall also cause the proper forms of affirmation to be executed by any witnesses whom the arbitrators may desire to examine upon affirmation, or he may empower the arbitrators to administer or cause the execution of such affirmation, if the witnesses cannot with convenience attend before him. Any witness who

shall refuse or omit to appear when duly summoned by such Collector or Officer, or who Penalty for non-stshall appear but shall refuse to

execute the affirmation to be administered as aforesaid, or who shall refuse to give evidence, shall be liable to the same punishment which would be incurred under the law by a witness refusing to appear or give evidence before a Court of Justice. Any person giving intentionally and deliberately a false deposition, under a solemn affirmation, in a raise deposition, under a solution and amirmation, in any case referred to arbitration as above, and upon a point material to the issue thereof, shall be held to be guilty of perjury and shall be hable to the penalties prescribed for that offence by law: and any person causing or procuring another person commit the offence of perjury, as above described, shall be guilty of subornation of perjury and punishable according to law.

XII. It shall also be competent to the Collector Production of title or other Officer appointed as aforesaid to call upon the parties interested in the land so taken as aforesaid, to appear and produce any accounts, title deeds, or other documents which may be required by the arbitrators for the purposes of their enquiry, and in the event of such persons neglecting or refusing to produce such accounts, title deeds, or documents, and the fact of their existence being proved by information given upon solemn affirmation, such per ous shall be liable to the same punishment which would be incurred under the law by a witness refusing to appear or give evidence in a Court of Justice.

XIII. The arbitrators shall take into consider-Award of arbitraties interested in the said land, and the objections of the Collector or other Officer storesaid on behalf of Government, and after examining the evidence offered on both sides, and making any further enquiry that may appear to them necessary, shall pass their award allowing or disallowing the interests claimed, provided such interest is not the subject of enquiry under Act XI of 1862; and determining the total amount of compensation to be given for the inter-ests allowed, the mede in which it is to be given, and if to be most to more than one party, the planes of local compensation which each party shall in entitled to receive.

XIV. The award of the arbitrators, or of the umpire, if he shall be

called upon to make an award, shall be hinding and conclusive both upon the Award emplasive as to unrount of com-pensation unless fear-Government and the parties

interested in the land, as respects the gross amount of the compensation to be paid by Government, unless the award shall be set aside by the Civil Court of the zillah upon a charge of corruption against the arbitrators or the umpire, as the case may be, brought by either party, and proved after due investigation, to the satisfaction of such Court: in which case the matter shall be referred for the determination of a second second arbitrators, to be chosen in the same manner as the first, and their decision, whatever it may be,

Proceedings to set set aside an award made under this Act shall be received by the Civil Court of the zillah unless it be presented within thirty days from the date of the award complained of; and the said petition shall be presented on stamped paper of the value used for nikecilaneous petitions, and shall be accompanied with a copy of the award objected to. The award of the arbitra-

to. The award of the armira-tors or umpire shall also be Award when bind-ing as to above of persons interested. binding as respects the shares to be paid to the several parties interested in the land, unless upon a suit instituted within thirty days from the date of the award, in a competent Court, by any of the parties concerned, to after the apportionment made by

such award, an injunction shall be issued to suspend the payment until a decree is passed in the case. XV. If any question arises as to

In certain cases ompensation money to be held in deposit until order for pay-ment in made by a competent Court.

previous possession of or title to any land taken by Government under this Act, or if the parties or any of them in-terested in the land are minors, lunatics, or absent as aforesaid,

and are not represented by their guardian, committee, attorney, or other person authorized in that behalf, or if there exist other grounds which, in the judgment of the arbitrators, render it improper to make immediate payment of the compensation awarded by them, or of any part thereof, to any of the parties interested in such land, the said arbitrators shall certify the same to the said Collector or Officer under whose directions they may act, and in such case, or if for any such reason, or any such ground as aforesaid, the said Collector or other Officer shall deem immediate payment improper, then the amount of compen-sation payable shall be held in deposit by Covernment until the parties interested in the said land or some of them shall obtain an order of a competen. Court for the payment of the same and interest (if any) them. All sums held in deposit as aforesaid shall bear interest at the lowest rate of any Government securities which may then be **pr**ogarable.

XVI. On the close of the enquiry, the arbi-Arbitrators to deli-ir to Collector their to the Collector or other Offivar to Collector their report and other procer appointed as aforemid, a full and complete report and award upon the questions submitted to their arbi-

tration, under their respective signatures, specifying the amount of compensation to be granted, and (except where, under Section XV., it may appear proper to suspend payment,) the parties to whom it is to be made, and the proportions to be paid to each respectively, with a solemn declara-tion subscribes thereto that the award so given is, to the best of their judgment, true and impartial, and according to the evidence adduced before them, and they shall at the same time deposit with the said Collector or Officer the whole of their proceedings.

XVII. All suits and proceedings instituted No suits to be incompensation for land taken etituted against the vernment to obtain compensation. as aforesaid, other than such petitions to set aside awards

as aforesaid, shall be dismissed with costs; but nothing herein contained shall affect the rights of any party to recover the

Right to recover purchase-money from person who has re-ceived it without title, not to be affected.

title thereto.

Proclamation and proceedings in case land is bought by agreement from persome appearently inter-

* XVIII. In the case of land declared by a minute of the Governor in Council to be needed for a public purpose being acquired by the Government by bargain with and purchase from the parties apparently interested therein,

value of any land taken by Government from any

person who may have received

the same without having any

the Collector or Officer appointed by Government to receive possession of the same shall cause proclamation to be made, in the manner prescribed in the 4th Section of this Act, of the transfer, of the land to Government by the said parties, and requiring all other persons who may claim any right, title, or interest in such land, to prefer their claims within one calendar month after such proclamation made; and any claims that may be preferred shall be dealt with under Section V. or under Section VI, and the following Sections of

this Act. Provided always, that, if no claims shall be made within one calendar month after such proclamation as aforesaid, the said land shall vest absolutely in the Government free and clear of all other estates, rights, titles, remainders, reversions, limitations, trusts, interests, mortgages, liens, or incombrances whatsoever of and in the said land so purchased; and any suit to recover the land so purchased by Government, or to obtain from Government compensation for the loss thereof, which may be preferred in any Court of Judicature, shall be dismissed with costs. But nothing herein contained shall affect the liability of the party who may receive the value of any land purchased by Government without having a good title to the same.

XIX In cases referred to arbitration under the provisions of this Act, Expense of arbitraany necessary expense which may attend the enquiry of the arbitration, whether for the diet of witnesses or otherwise, shall be paid by Government.

XX. Persons employed in any public work, or in any purpose which has been declared, under the authority of this Act, to be a Flight to enter upon land, required; for a public purpose, public purpose, their servants and workmen, may after due notice to the occupier, eater upon any land in order to survey the same or to mark and set out the line of work in contemplation, and may mark the lutended line by cutting a trench or placing land-marks along the same and may, with the conction of Govern ment or of any Officer appointed by Government to exercise supervision over the work, cut down and clear away any part of any jungle or tree or tope of trees in the direction of the survey or the intended line. Provided that no person shall enter the curtilage of any house under colour of this Act without the consent of the occupier, unless between sunrise and sunset and after due notice given to such occupier.

XXL. The powers of this Act shall also extend to authorize, in all cases within the Act, the temporary occupation of adjacent land. tion of any land not more than

100 yards from the centre line of the dine of work in contemplation, the taking earth and other materials, the depositing thereon superfluous carth or other materials, the erection of temporary build-ings and workshops thereon, or the occupation of any land which may be needed for making temperary roads or approaches from any public road to an intended line of Railway; and for any damage done under the powers conferred in this and the preceding Sections, including the full value of all clay, gravel, soil, and other materials taken thence, compensation shall be paid to and among all persons having an interest therein, to be ascertained, in case of disagramment, in the same manner as compensation for land permanently taken under this Act.

XXII. Whoever wilfully obstructs any person Penalty for wilful in the exercise of the authority conferred in the 3rd and 4st exerciaing powers of Sections of this Act shall be liable to be imprisoned by the Magistrate of the district for any term not exceeding six months and to be fined any amount not exceeding rupoes 200.

XXIII. In every case in which any land has

been or shall be taken by the Land taken for a Government for any work of public purpose other-wise than according public utility otherwise than according to the provisions of to this Act to vest is Coxettiment after p this Act, such land, after the lapse of five years without any claim preferred for the recovery thereof in any competent Court, shall vest absolutely in the East India Company, freed and discharged from all other claims thereunto.

XXIV. The said term of five years shall be reckoned from the date of this Computation of term Act in the case of land heretofore taken, and in case of land hereafter taken from the time of taking possession thereof.

XXV. If within the said term of five years any Compensation to be suit is begun upon which judg-nent shall be finally obtained paid to person estab-lishing his right in establishing the right of the Plaintiff to any interest in any such land, then, in lieu and in place of such interest in the said land, there whall be paid to the person ob-taining such judgment the value of his interest in the said land at the time when possession thereof was taken with interest thereon at the usual and lawful rate, to be accertained and suttled by the Pivil Court in manding bufferings in the suit.

MAYL. The word "land" as used in this Act shall include the buildings, trees, and wells thereon, the Construction of revenue thereof, and all rights and privileges lawfully enjoyed

thereon or therefrom.

XXVII. The following words and expressions in this Act shall have the several meanings hereby assigned to them, unless there be something either in the subject or context repugnant to such construction, (that is to say)—words importing the singular number only shall include the plural, and words importing the plural number only shall include the singular: words importing the masculine gender only shall include females: the expression "party or parties interested in the land," shall be understood to mean all parties interested in the land either for life or for years, or in remainder, reversion, or succession, and all trustees, cestui que trusts, mortgagees, incumbrancers, lease-holders, or tenants, not being tenants by the month or at will of such land.

XXVIII. This Act shall not be held to ex-Act not to extend tend to land within the local to land within local jurisdiction of Her Majesty's preme Court.

W. MORGAN, Clerk of the Council.

Erginlatibe Council.

The 23rd June 1855.

THE following Bill was read a second time in the Legislative Council on the 23rd June 1855, and referred to a Select Committee, who are to report thereon after the 27th of August next :--

A Bill to empower Officers of the Customs and Revenue Departments to search manufactories and houses for contraband Salt in the North-Western Provinces.

WHEREAS the existing laws do not empower Officers of the Customs or Revenue Preszable. Department in the North-Western Provinces of the Presidency of Bengal to search manufactories and houses for Salt manufactured or stored contrary to the provisions of Act XIV. of 1843, and it is expedient to give them power to do so; It is enacted as follows:—

I. Whenever any Officer vested with powers to carry out the provisions of Particulars to be recorded by Officer on receipt of information as to unlawful mass-Act XIV. of 1848, not being under the grade of Naib Teh-colder in the Revenue Departe of Belt, det ment or of Assetant Patrol in the Castegos Department, receives credible inin the Casisson' Department, receives credible infermation that within his jurisdiction Salt is
milesfully magnifectured, or the Salt refuse
obtained in the manufacture of Saltpetre is withmat the sanction of Lovernment so purified and
refusif as to produce alignmentary Salt, in any mamiactory, dwelling-house, ware house, or other
salts or that Salt is uplawfully stored in any such
aliase within the hauts of Customs' jurisdiction as
beined by the Covernment of the North Western
manners of the Presidency of Bengal under the
travisions of Section III. of the aforesaid Act, he

shall first record in writing the name, residence, and calling of the informant, the locality and description of the house or place where he believes the Salt to be manufactured, produced, or stored, and the supposed quantity and description of such Salt, with the grounds for believing the same to be contrahand, and the name of the waves or occupant of such house or place, or the name of the person for or by whom such Salt is manufactured, produced, or stored,

II. The said Officer, after recording the particulars aforesaid, may summon

Officer theretoen may summing Police and proceed to search a house for contrabund Salt.

from the nearest Police Station a Police Officer, not being under the grade of a Jemadar, to attend him, and with such Police

Officer and informant proceed to the said house or place, and in their presence search the same for contraband Salt ; provided Proviso. that such search be not made

between sunset and sunrise.

III. The said Officers may break open the door or force an entry within the said Officers may blenk house or place, if, upon re-quition duly made, the door be not opened, or admission be refused, by the owner or occupant thereof.

IV. A forcible entry under the last preceding Rules regarding forthe Police Office of the Polic the Police Officer in accordance with the rules and precautions prescribed by Regulation XX. of 1817, by Section X. Regulation V. of 1800 (for the Benares province,) and by Section XIX. Regulation XXVIII. of 1803 (for the Ceded and Conquered provinces) for breaking into a house for execution of process of distraint. Provided, however, that the responsibility for the

act, and the determination whether to force an entry or not, shall rest with the Officer of the Curtoms or Revenue Department only.

Penalty for Police Officer refusing or neglecting to attend or aid in search or seizuho.

V. Whoever, being a Police Officer summoned under Section II., fails to attend himself or to depute a subordinate Police Officer, not being below the grade of solution Jemadar, to attend, or, after attending, refuses to aid in the

search for, or seizure of, contraband Salt, or in any way wilfully frustrates the object of the search or seizure, shall, on conviction before a Magistrate, he liable, besides being dismissed from office, to a fine equal to the amount of fine that would have been leviable on the owners or holders of the Salt if it had been seized according to the information

VI. Any Officer of the Revenue or Customs Department vested with power Penalty for vexa-tious search and for giving false informa-tion. to carry into effect the provisions of this Act, who, under cover thereof, searches or

causes to be searched any manufactory, dwelling house, ware-house, or other place without reasonable grounds of suspicion that contrahand Salt is there manufactured, produced, or stored, shall, upon conviction before the Magisor stored, shall, upon conviction before the Magistrute within whose jurisdiction the offence may have been committed, be punished with fine not exceeding 500 rupees, which fine shall be paid over to the party aggreed, and, in default of payment of such fine, with imprisonment not exceeding six months; and any person wilfully and maliciously giving false information and so causing a search to be made in any manufactory, dwellinghouse, ware house, or other place to the injury or vexation of the owners, occupants, or any other person or persons whatsoever, shall, on conviction before a Magistrate, be liable to the same penalties and also to invovisonment not exceeding two years with or without hard labor.

VII. Every search under this Act, whether Every case of search be reported to me of contraband Salt or otherwise, to be reported to meersor Officers. person officers. shall be reported within 48 hours by the Officers of the Customs or Revenue and of the Police Departments who were present, to their respective official superiors.

VIII. Whoever wilfully counives at the illicit

Penalty for wilful countyance at the il-Belt manufacture, &c."

manufacture, production, or storing of Salt within any manufactory, dwelling house, ware-house, or other place, shall, on conviction before a Magistrate,

be liable to a fine not exceeding 500 rupoes, and in default of payment, to imprisonment not exceeding six months with or without hard labor.

W. Morgan,

Clerk of the Council.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

The 8th June 1855.

THE following Rules for the grant of Leave of Absence for regulating Deductions from Salaries and Deputation Allowances, and for limiting the period of Service of Civil Servants, are published for general information, and will take effect in all the Presidencies and Settlements under the Government of India from the date of the publication of this Netification, in supersession of the Rules of the 17th May 1843 and the 25th August 1854.

CHAPTER I.

RULES FOR APPLICATION FOR LEAVE OF ABSENCE.

horn....Tida horn.—Ties Rule must be considered as supersoding the hale under which Commissioners of the Land Regions and other Officers have here-tofore been alleged to grant Leave of Alumnia in Rougals.

Section I. No Leave of Absence from any Office or Station can be granted, but by the Government under which the employment is held, and on the application of the party requiring such leave, saving in

prant Leave of Alexans such cases as may hereafter be specially excepted. The application must be made publicly through the regular channel in the Department to which the

regular channel in the Department to which the applicant may belong.

Section II. The official allowances of the holder of a Civil Office quitting his Station without leave will entirely come from the date of his quitting until his return, or in the event of his quitting until his return, or in the event of his subsequently obtaining leave, to the date of such leave being granted to him.

Section III. No Leave of Absence shall have any retrospective effect. Superit in cases of severe illness to be attented. Medical Cortificate, conforming in every respict to the discounts interested in Section 1.

CHAPTER IL

BULIS FOR SICK LEAVE.

Section IV. Upon application duly made, the Government may grant Leave of Absence on Medical Certificate to any Civil Servant, to any place in India, in Europe, or elsewhere, as he may consider most conducive to the restoration of his health, without any restrictions whatever as to the

places to which he may resort.

Section V. When an application for Leave of Absence is made on the ground of ill-health, it must be accompanied by a Certificate and a Statement of the case from the Medical Officer by whom the applicant has been attended, distinctly stating, from personal observation, the nature of the disease, the symptoms by which it is manifested, the period during which it has existed, as far as the knowledge of the Medical Officer extends, and the necessity for temporary removal to some other place in India, or in Europe, or elsewhere, as laid down in Section IV.; and in case of the applicant visiting the Presidency preparatory to *b-taining leave, the Certificate must be counter-signed by the Members of the Medical Board, on their being satisfied, on a perusal of the Medical At-tendant's statement of the case, that the leave applied for is absolutely necessary towards his re-covery. Should the applicant's Medical Attendant be of opinion that he ought to proceed to sanitarium or other place without visiting the Presidency, the Certificate must, in the first instance, be counter-signed by the Superintending Surgeon of the Division in which the applicant may be located, and afterwards submitted with the statement of the case for the consideration and counter-signature of the Members of the Medical Board.

The Certificate shall be given in the following

1, A. B., Surgeon at or of _____ do hereby certify that E F., of the Civil Service, is in a had state of health, and I solemnly and sinderely declare that, according to the best of my judgment, a change of air is essentially necessary to his re-covery, and do therefore recommend that he may be permitted to proceed to Ses, (or to such place as the Surgeon may think proper, expressing it in the Certificate.)

The following form shall be observed by the Members of the Medical Board or the Superintending Surgeon, in counter-signing the Surgeon's Certificate:

We (or 1) do hereby certify, that, according to the best of our (or my) professional judgment, after careful personal examination of his case, we (or 1) consider the state of health of E. F., to be such as to render Leave of Absence for a period of absolutely necessary (or highly desirable)

for his recovery. An application for extension of leave must, if the applicant be in India, be accompanied by a Certificate to a like effect from the Medical Officer. Certificate to a like effect from the Medical Officer by whom the applicant is attended, together wish a statement showing sufficient reason for this extension solicited; and such Certificate must be counter-signed by the Members of that Medical Board, or by the Euperintending Surgeon of the Discison, in which the applicant may be lossed as the case may be, on person of the statement. Is the applicant shall assessed to the Raminer. If the applicant shall assessed to the Raminer is the applicant shall assessed to the Raminer.

Surgeon or Physician at the place of his temporary residence by whom he has been attended, such attendence, and the period of it, to be stated, and the Certificate to be counter-signed by the Eramining Physician of the East India Company if the applicant is in England, or if not in England by the principal Medical authority of the Colony or Country to which the Absentee may have proceeded, or some sufficient reason stated for the want of such counter-signature if the Certificate be not so counter-signed. The Medical Board or Superintending Surgeon, before countersigning a Certificate as above mentioned, must either personally examine the applicant or state some sufficient reason why they, or he, have or hath been unable to do so. When any of the required

particulars are neglected, leave will be refused.

Section VI. The following conditions will in future attach to Leaves of Absence granted to Civil Servants who may be declared by a sufficient Medical Certificate to require such leave for the

recovery of their health:-

1st,—The total period of absence, with the privileges hereinafter provided, shall not (save as specially excepted in Clause 5 of this Section and in Section VII. of these Rules) exceed eighteen months in the whole, nor shall it exceed

fifteen months on any one occasion.

2ndly,—The office of the absentee will be considered to be vacated if he shall be absent beyond eighteen months altogether, or beyond fifteen mouths at any one time unless he shall obtain leave under Clause 5 of this Section, such absence to be computed, if he shall proceed to a Sanitarium within the Presidency, from the date of his arrival thereat to the date of his quitting the Sanitarium; if to any place beyond the Presidency, but within the Continent of India, from the date of his leaving the frontier of his own Presidency to the date of his return thereto; and if he shall proceed to Sea, from the date of the sailing of the Vessel on which he may have embarked from any Port in India which is not more distant from his Station than the Ports of his own Presidency, to the date of his arrival at any Port within the Presidency to which he belongs, or at any other Port which is not more distant from his Station than the Ports of his own Presidency.

Srdly,—The absentee will be entitled to draw a moiety of his salary, and the same will be paid to him during such period of absence, provided that he shall in no case draw a larger sum than Kupees 10,000 (£1,000) per annum, during that period. In cases in which the emolument of the absentee's office does not exceed Rupees 5,000 per annum, no deduction therefrom shall be made for the period of eighteen months, nor shall such a deducallowance below Bupees 5,000 (£300) per annum. In cases in which the talary of the absence may not be of that amount the full salary will be granted. tion be made in other cases as thall reduce the

granted

Attily. For the interval elapsing between depleture from Station to the commencement of
reckoning elapsing or between the end of reckoning attence and re-arrival at Station, the absentee
will be allowed a special leave for an additional
period of one month; two months or three months
secording to the chiefficients to be travelled as presettled in Chieffichine to their Rules, and during
this additional period the absence will be entitled
to draw the male sector of their Section.

5/hly,-If the absence shall apply under Modical Certificate, to remain absent for a longer period than eighteen months or fifteen months at any one time, and it shall appear to the Houble the Court of Directors to be absolutely occessary after examination by their Medical Officer in England, that he should do mo; the leave which may have been granted in India will, under the orders of the Honorable Court, he extended to the limit of two years, with permission to retain Office, and half salary within the limits enjoined during such extension.

6thly,—If the absentee be compelled by the state of his health, under due Medical Certificate, to remain absent for a longer period than eighteen months, or lifteen menths at any one time, or beyond two years in the case of an extension under Clause 5, he will, as before stated, vacate his appointment, but he will be permitted to receive an allowance at the rate of £500 per sanum if above ten years standing at the time when the leave was granted, or of £250 if not above ten years standing at the time when the leave was granted, for such further period of absence as shall not exceed the entiresterm of three years in the whole. At the expiration of that term, all allowance must cease until he reports his return to his Presidency.

Section VII. If a Civil Servant of more than fifteen years' service, after having been absent on Sick Leave for eighteen months in the whole, or for fifteen months at one time, at whatever period of his service such Sick Leave shall have been taken, shall be again compelled by the same cause to apply for Leave of Absence, the Government of India and the subordinate Governments may, on special grounds, grant Leave of Absence for one further period not exceeding six months, during which the absentee may retain his office, and half his salary

under the limits above enjoined.

Section VIII. If a Civil Servant, after fifteen years' service, shall be compelled by ill health to apply for further Leave of Absence, he may be permitted on special grounds to obtain it, but his alsence will involve the loss of office and salary; the Government of India and the subordinate Governments will however, respectively, exercise a discretionary power to grant, in such last-mentioned cases, a sick absentee allowance, not exceeding Rupees 5,000 or £500 per annum, for a further period not exceeding twelve months.

Section IX. A Civil Servant who has taken Sick Leave under the Rules of the 17th May 1843. will not be debarred by that circumstance from taking such leave again under the above Rules, with the privilege of retaining Office, provided the leave be not granted till three years have expired after his return from his leave under the Rules of

the 17th May 1843.

Section X. None of the above-mentioned Rules will be applicable to Members of Council. Each Member may, however, with the special sanction of the Government, be permitted to be absent, under Medical Certificate, for a period not exceeding six months, retaining his office and receiving half his salary, which shall be paid to him during such absence, but if his absence shall exceed six months, his office will be vacated.

Section XI. Civil Servants who may desire to draw their allowances while absent on account of sigkness under the above Rules, will be required to give security in such amount and form as may be fixed by the Government for the refund of any . excess that may be drawn either by the Agents at the Presidency or by themselves in case of their coming under retrenchment.

CHAPTER III.

RULES FOR SHORT LEAVE ON PRIVATE AFFAIRS.

Section 211. The Government may grant to Civil Servants Leave of Absence to any place in India, Europe or elsewhere without any restrictions whatever as to the place to which they may resort for one month in each year, without deduction from the salaries and emoluments drawn by such Servants-such leave, however, will only be granted when the Governmennt is satisfied that no income ience will arise from the departure of the Officer seeking it. No second leave can be granted under this Rule until the completion of eleven months from the expiration of the last leave; but Servants not availing themselves of the indulgence in any one year, may obtain, under the like conditions, Leave of Absence for two successive months, to commence after the expiration of twenty-two mouths from the termination of their former leave; and if two years elapse without enjoyment of the privilege, leave for three months may, in like manner, be granted at the expiration of thirty-three months from the termination of the last preceding leave; but no leave shall be granted under this Rule for any period exceeding three months. If an Officer shall not return at the expiration of the period of leave granted him under this Rule, he shall forfest all pay and allowances during the time of his remaining so absent without leave, and if he shall so continue absent for more than one month beyond the term granted, his office shall become

Civil Servants absent from their Stations under Medical Certificate cannot be admitted to leave under this Rule in continuation of their Sick Leave; and if, while absent under this Rule, they be granted extended leave under Medical Certificate, they shall be considered liable to the Rules applicable to Leave of Absence on Medical Certificate for the whole period of their absence.

Civil Servants who have been absent on Medical Certificate during any portion of a calendar year are not entitled to leave under this Rule during that year; but in determining the interval necessary to entitle a person to leave under this Rule, no reference will be made to any intermediate Leave of Absence that may have been grant-

ed under Section XIV. Chause I.

Section XIII. As a general Rule, when leave is granted under Section XIII, such leave will be in one period only, whether for a whole month or less, and not in detached portions to complete one month within the year, and the term year shall be held to mean the calendar year, commencing with the lat of January and ending with the 21st of December, but as an exception to this Rule, it shall be discretional with the several Local Covernments, where good cause is shown for the indulgence, and it is attended with no public inconvenience, to sanction Leave of Absence under this line to such parties as may not have occasion to apply for the whole at once, in instalments, not to exceed in the aggregate one month within the calendar year, on the understanding that no larve can be granted for any fresh calendar year until the completion of three months from the experience of the last instalment, of leave infer in the maximilanding that instalments of leave infer in the maximilanding that instalments in the maximilanding that instalments of leave infer in the maximilanding that instalments of leave infer in the maximilanding that instalments in the maximilanding that instalments in the months from the experience.

Section XIV., Clause I. The Government may, on sufficient cause being shown, grant to a Civil Servant special Leave of Absence on Private Affairs for six mouths, to any place in India, Europe or elsewhere, without any restrictions whatever as to the places to which he may resort, provided, however, that if, any Officer to whom such leave shall be granted shall be absent from his Station for any period exceeding that to which he may be entitled without deduction, under Section XII., the absentee shall, for the period in excess, draw no more than one-half of his salary and allowances. After an absence of six months (exclusive of any period which may be granted under Section XII.) any Office held by the absentee shall become vacant.

Clause II. The Leave granted under this Section will be computed from the date of the absentee's quitting his Station to the date of his return thereto, and a second leave of the same description cannot be taken till the expiration of six years from the date of return to duty from a former leave. No portion of the half salary allowed to be drawn will be claimable till the absentee shall have returned to his duty.

Clause III. It will be understood that leave under this Section is not to be granted as a matter of course to every applicant, but that it will be the duty of the Government to consider and determine whether the grounds of the application are sufficiently urgent to justify the concession of the leave.

CHAPTER IV.

PUBLOUGHS ON PRIVATE AFFAIRS.

Section XV. In the place of the period of three years (in one term.) for which Furlough has hitherto been granted, Civil Servants will be allowed the option of taking a Furlough of three years as at present, or of dividing the Furlough into three periods of one year each, to be taken after successive periods of seven years service, or into two periods, which may either be of one or two years respectively, or of eighteen months each, provided that, in every case, the Uvil Servant shall declare, on taking his Furlough, whether he intends it to be for twelve, eighteen, twenty-four or thirty-six months, in order that the Government may make its arrangements accordingly. In case of a division, into two periods, the first Furlough must be taken after a residence of not less than ten years, and the second Furlough after a further residence in India of ten years from the date of return from the first Furlough; but Civil Servants returning on Furlough to Europe will continue, as at present, to vacate their offices.

Section XVI. The Furlough Allewance granted during the periods mentioned in the last Section will be at the rate of \$2500 per annum, and the receipt of it will not, on any grounds whatever, be permitted for any longer period than three years.

Bestion XVII. Civil Servants who may have been compelled by sickness to quit their duty under Medical Certificate, before completing gaven years residence in India, will be entitled to receive during their Farlough on Private Affairs, taken subsequently to their confliction, of that period of residence; the entitlessy fundaments of their period of residence; the entitlessy fundaments of 200 per annum, for three years.

Section XVIII. Clause I. In applying the foregoing Rules in substitution of those before existing, periods of absence to the limit of three years, will count as service in India in the twenty-five years entitling to the annuity, the present qualification of twenty-two years' residence being reusined.

Clause IL* Absence on Medical Certificate to the extent of one year will reckon as Service and residence in India, and be so computed in addition to the three years of absence which under the Clause next preceding are allowed to be reckoned as Indian Service. All periods of short Leave of Absence on Private Affairs taken under Sections XII, and XIV, of those Rules will also count as service and residence.

Section XIX. Military Officers employed in the Civil Department will be subject to the Rules laid down in General Orders No. 1150 dated 17th November 1854, for the grant of Leave of Absence and Furlough to Officers holding Military Staff Appointments.

CHAPTER V.

RULES FOR JOINING STATIONS.

Section XX. There shall be allowed to Officers

Nors. -- The thre allowed for joining is computed from the date of the Order reaching the Officer appointed.

appointed to any new Office the periods of one month, two months, or three months for joining, accordingly as the distance may not exceed

300 or 600 miles, or be in excess of the dast-men tioned distance. Officers not joining their Station within the said periods, respectively, shall forfeit their salary for the time delayed in excess of the above periods, and if such excess shall exceed one month, the office shall be vacated, unless otherwise specially ordered by Government.

Section XXI. Upon the first appointment of any Civil Servant, who shall be reported qualified for Public Service by the Examiners appointed by the Government, to any Civil Station, there shall be allowed for travelling expenses to the Station, an allowance at the rate of 8 amas per mile by the direct Post Road, according to the Polymetrical Tables of the Post Office, the Bill for which allowance will be passed by the Civil Auditor after the Officer shall have joined the Station: if required in advance, an order of the Government shall be necessary.

Section XXII. The salary of office will be payable from the date only of the Officer joining. but in case of Junior Civil Servants, the salary of Assistants will be payable from the date of their being reported qualified for the Public Service unless forfeited under the preceding Rule, through delay in joining the Station to which they may be appointed.

Section XXIII. In case of a change of office, when an Officer is appointed to a higher situation, he shall not draw the higher salary until he joins. For the period occupied in travelling, the Rule No. XX., regulating the time and distance for joining Station, shall be applicable, and the Officer will, for the periods allowed in that Rule respectively, draw out of the salary of the office he is about to join, a sum equal to that of his previous aituation.

CHAPTER VI.

BULES FOR DEPUTATION ALLOWANCES.

Norm -This Rule will regardly apply by cases of a Political fresident taking a leave of one, two, or three months, for which in other cases for would suffer no deducation. tion. The exercis above the inexional monthly salary will in that case be enjoyed by the per-son is charge.

Section XXIV. The sum of Campany's Rupecs 52,200 per alanya having been fixed, under the orders of the Court of Hirectors, as the maximum salary of, Civil Office for the offices of Government under the situation of Member of Council, Civil Servants, who may draw larger allowances than this annual sum, as a conso-

lidated personal and sumptuary allowance, in esuderation of the measury expense of their position, will, in all cases of absence, he treated in respect to deductions as drawing only the allowance thus limite i, and the excess above, the monthly salary yielded by that annual sum shall remain as a local addition to the usual Deputation Allowance to be drawn by the Officer performing the duties, to meet the necessary expenses of his position; provided however, that in the cases of Civil Servants appainted to offices of the description referred to subsequent to the 2nd June 185 k the sum of Ropees 50,000 shall be held to be the maximum salary, under the Government Resolution, No. 563, of that date.

Section XXV. Deputation Allowances shall be granted to Civil Servants temporarily performing the duties of an office according to the following rates, and subject to the limitations and conditions heremafter laid down :-

To Civil Servants not holding any substantive appointment, at the rate of 50 per cent on the monthly salary of the appointment officiared in. such Deputation Altowance being in addition to the Subsistence Allowance of their respective ranks

To Civil Servants holding an office of inferior emolument, when officiating in an office of superrior emolument, at the rate of 20 per cent, upon the monthly salary of the appointment officiated in, in all cases in which the salary of such appointment shall not exceed Company's Rupees 2,000 per meason, and in respect to all appointments of which the salary shall be more than Company's Rupers 2,000 per measure, at the rate of 20 per cent, upon Company's Rapees 2,000, and of 10 per cent, on the arrount in which the mentily salary may exceed Company's Rupees 2,000, provided however that no lower rate of Deputation Allowance shall be given than Rapees 200 per mensem.

The Deputation Allowance shall in all cases be addition to the salary of the substantive appointment held by the Officer on deputation.

The above rates are granted provisionally, subject to future revision.

In the Punjab, Nagpore and other places, where appointments are by classes, the amount of Deputation Allowances, payable at the above rates, wil be calculated, not upon the salary of the individua. Officer holding the substantive appointment in which the Officer deputed may be temporarily officiating, but on the average rate of salary attached to the particular class to which the appointmenmay belong.

A Civil Servant acting for another shall have no claim to Commission or Fees, where any such sources of emolument exist. These shall be regarded as forming part'of the income of the Officer to be relieved, subject to the prescribed deductions.

A Civil Servant acting in an appointment, the salary of which is to be reduced on the retirement of the present incumbent, will draw Doputation Allowance on the reduced salary.

An Officer officiating in more than one appointment will be entitled to Deputation Allowance, regulated by the aggregate amount of the salary of the offices.

An Officer appointed permanently to a higher situation, but prevented from joining his appointment by an order of Government, and detained to officiate in a situation of still higher emolument than the one to which he has been permanently appointed, will be entitled to a Deputation Allowance in addition to the higher salary to which he has been promoted.

Section XXVI. No Civil Servant, temporarily officiating for another, shall draw an amount larger than the entire emoluments of the office in which he is officiating, and if the amount of the Deputation Allowance, according to the prescribed scale, added to the permanent empluments of the officiating Servant, would exceed the semoluments of the office in which he & temporarily acting, the excess shall not be drawn. But this provision shall not apply to the case of any Officer eleputed for special reasons to act in an office of inferior emplainent to his own. In cases where an Officer holding two appointments, on being deputed to officiate for another, shull be relieved only from one, he shall receive no Deputation Allowance, unless the emoluments of the office in which he is deputed to act exceed the united encoluments of his permanent appointments, and in that case the Deputation Allowance shall be limited to the differ-

Section XXVII. No subordinate Officer acting for his principal or for any other person holding a superior appointment in the same office or establishment at the same Station, shall be entitled to any Deputation Allowance until after the expiration of one month, and then the allowance is not to be drawn in arrear. But a servant previously out of employment, or who may be deputed to act from a different Station, shall be entitled to Deputation Allowance from the date at which he may enter upon the discharge of the duvies to which he has been temporarily appointed.

Section XXVIII. Civil Servants, if deputed to act at a distance from the Stations where they are employed, or if ordered by Government on special duty, shall be permitted to draw Travelling Allowances at the rate sanctioned in the case of a first appointment.

CHAPTER VII.

RULES FOR LIMITING THE PERIOD OF SERVICE

Section XXIX. After thirty-five years' service no Civil Servant shall be appointed to any new office, nor be permitted to retain moffice which he has held for a period of five years and upwards, except in special cases, which are to be referred for the decision of the Hen'ble the Court of Directors. This Rule will be applicable to every Civil Servant appointed to office after its promnigation, and to the case of every other Civil Servant to whom it relates at the close of five years from the 35th August 1854.

CHAPTER VIIIS

BULES FOR THE GRANT OF LEAVE OF ABSENCE TO LAW OFFICERS.

Section XXX. The East India Company's Law Officers may obtain Sick Leave and Short Leave on Private Affairs under the conditions prescribed in the case of Civil Servants, both as respects the periods of absence and the limitation of allowances during such absence. Leave will however only be granted at the convenience of the Government, and no additional expense will on any consideration be incurred by the Government on account thereof.

If any Law Officer shall quit his duty, save on leave under Medical Certificate or oneShort Leave on Private Affairs, he will be considered to have vacaced his appointment.

CHAPTER 1X.

RULES FOR CHAPLAINS AND ASSISTANT CHAPLAINS.

Section XXXI. Chaplains and Assistant Chaplains may take Furlough on Private Affairs and on Medical Certificate, also privilege leave and leave for short periods on Private Affairs and on Medical Certificate in or out of Judia, on the same terms and conditions as Military Officers, with the following modifications:—

1st.—Chaplains being allowed to retire after twenty years' service, the period of Furlough on Private Affairs, is in their case limited to the present term of three years. The Furlough may however either be taken in one period, or be divided into two periods, whether of eighteen months each, or of two years and one year, respectively, and if divided, the first Furlough may be taken, as at present, after seven years' residence, and the second Furlough after a further residence, of ten years in India. As respects Chaplains and Assistant Chaplains appointed before the 11th January 1854, when the period of Service was only eighteen years, their second Furlough, if they should exercise the option of taking Furlough in two periods, will be available after a second residence in India for a term of eight years.

2ndly.—No Furlough or Leave of Absence, whether on Private Affairs or on Sick Certificate, taken in Europe or elsewhere out of India, in excess of three years, will be allowed to count as Service in India in the twenty years which qualifies Chaplains for their Retiring Pensions

Section XXXII. The Furlough Pay of Chaplains will remain as at present. With regard to their allowance during Sick Leave to any place out of India, they shall receive salary (but at a rate not exceeding £600 per annum) for the first six months of absence, and, for the remaining twelve months, an allowance equal to the Furlough Pay of their standing. If the leave be extended, an allowance equal to Furlough Pay may be drawn for a further period of eighteen months.

By order of the Hon'ble the President in Council,

(Signed) C.R. Lunguatron,
Sooy, to the Good, of India.

potifications, Appointments, &c.

No. 796.

Fort William, Home Department, The 22nd June 1855.

Notification.—The Hon'ble the President in Council is pleased to notify for general information, that with the view of affording the public the latest opportunity of transmitting intelligence to Europe, a Marseilles box for messages by the Electric Telegraph will be kept open at the Bombay Post*Office till 3 o'clock of the morning of the departure of the Mail Steamers from Bombay.

CECIL BEADON,
Secy. to the Govt. of India.

No. 2245.

Fort William, Foreign Department, The 22nd June 1855.

The Hon'ble the President in Council is pleased to recognize the nomination of Senor Miguel DeSouza as Vice-Consul for Portugul at Calcutta.

No. 2246.

Mahomed Zaduc, Tseetkay of the Province of Tavoy, has obtained one month's leave of absence, on Medical certificate, from the 23rd April last.

Moung Shoay Gee, Goung Gyoup, received charge of the Tseetkay's Office on the above date.

CECIL BEADON,

Secy. to the Govt. of India.

No. 31.

Fort William, Public Works Department.
Public

The 25th June 1855.

Notification.—The President in Council is pleased to confirm the leave of absence for two months, granted by the Chief Commissioner of the Punjah to Mr. W. Purdon, Assistant Civil Engineer in charge of the Khewrah Salt Mine Works, to have effect from such date as Mr. Purdon may be permitted to avail himself of the same.

Secy. to the Govt. of India.

No. 20.

Fort William, Financial Department, The 26th June 1853.

Notification.—In continuation of the Notification from this Department, No. 18, of the 8th instant, the Hon'ble the President in Council is pleased to notify, that the Subscriptions to the Public Works Loan, receivable in the Presidencies of Bengal and Bombay, have reached the sums allotted to those Presidencies. Subscriptions, however, are still receivable at the Treasuries of Fort Saint George and of the N. W. Provinces and the Punjab, to the extent of the sums allotted to those Territories, respectively.

C. Hugh Lushington,

Secy. to the Guet. of India.

Nov 1162.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 9th June 1855. →The under-mentioned Gentlemen to be Members of the Ferry Fund Committee at Rungpore:—

Mr. T. A. Donough.

" J. H. Gouldhawke.

" A. D. Rehling.

The 20th Jane 1855.—Mr. J. K. Williams to be an Assistant Superintendent of Salt Chowkies.

The 21st June 1855.—The under-mentioned Gentlemen to be Members of the Local Committee of Public Instruction at Chuprah:—

> Mr. H. C. Wake. Moulavy Waheeooddeen.

Mirza Mahomed Sadiq, Principal Sudder Ameen of Sarun, to be a Principal Sudder Ameen of the First Grade.

Monlavy Nazirooddeen Mahomed to be Principal Sudder Ameen of Furreedpore, and to exercise the special powers described in Clause 3, Section 2, Regulation III. of 1821.

Mr. C. Mackay to be Principal Sudder Ameen of Rungpore and to exercise the full powers of a Magistrate in that District.

The 22nd June 1855.—Captain T. Hill, Second Assistant to the Master Attendant, to superintend, until further orders, the survey and admeasurement of Ships under the Merchant Shipping Act of 1854, XVII. and XVIII. Vic. cap. 104.

Rojoni Canto Chatterjee, Third Grade Police Darogah in the District of Nuddea, is promoted to the Second Grade, from the 1st February last.

The 23rd June 1855 .- Mr. A. C. Barnard to be an Assistant to the Magistrate and the Collector of Dacca.

Mr. A. Wilson to be Civil Surgeon of Moor-

shedabad.

Mr. W. J. Palmer to officiate as Civil Assistant Surgeon of Nudden during the absence of Dr. Archer, or until further orders.

Dr. S. G. Chuckerbutty to be Assistant, Physician to the Medical College Hospital.

The under-mentioned Contlemen to be Members of the Committee for the management of the Charitable Dispensary at Comillab :---

The Maha Rajah of Tipperah. Rajah Sutchurn Ghosal Bahadoor.

" Kummul Kishen Bahadoor.

Mr. H. C. Metcalfe.

" H. Roe.

 $_{\rm s}$ W. F. Campbell.

.. R. E. Ronald. . . *

Moulavy Malioned Allee Khan.

Baboo Dwarkanath Rose.

Prawnkissen Rai.

Moonshee Nasirooddeen Mahomed

The 25th June 1855 .- Mr. H. S. Thompson, Principal Sudder Ameen of Sylhet, is vested with the full powers of a Magistrate in that District.

W. GREY,

Secy. to the Gart. of Bengal.

General Orders by the Houble the President of the Council of India in Council.

Fort William, 25th Jane 1855.

No. 676 of 1855.—The under-mentioned Officer is permitted to proceed to Europe on leave of absence on Sick certificate: -

Captain Hugh John Hous- For eighteen months, toun, of the 2nd European Ben-gal Fusiliers,...

No. 677 of 1855.-The following Notifications from the Foreign Department are published in General Orders:

No. 2220, dated 22nd June 1855 .- Major G. H. Hamilton, Commissioner and Superintendent of the Mooltan Division, availed himself, on the

* On the leave on N. C. announced in G. G. O., Military Department, No. 675, dated 22nd June 1855.

23rd April last, of the two months' leave granted to him in General Order dated 20th March, No. 1062, and reported his departure for England," on

board the Steamer Madras, on the 28th ultimo. No. 2221, dated 22nd June 1855,-Lieutenaut F. C. Maisey, Assistant Commissioner of Umballa, has obtained leave of absence for one mouth, under the Rules applicable to Military Officers on Staff employ.

No. 678 of 1855.—The following Notifications from the Public Works Department are published

in General Erders :-No. 28, dated 15th June 1855.—Revenue.—The Hou hie the President in Council is pleased to make the following appointment:

Lieutenant G. Price, of the 1st European Bengal Fusiliers, to be Executive Officer of the 4th Division Ganges Canal; the appointment to take effect from the 31st March last, the date of Lieutenant C. J. Hodgson's resignation.

No. 29, dated 15th June 1855.—Public.—The Hon'ble the President in Council is pleased to

make the following appointments:
Captain S. B. Faddy, Executive Officer, Govindghur Division, to officiate as Executive Officer, Western Sirhind Division, at Ferozepore, during the absence, on leave, of Captain J. Spens, Executive Engineer, or until further orders.

Lieutenant E. B. Hart, Her Majesty's 29th Regiment of Foot, to officiate as Executive Officer, Govindghur Division, in succession to Captain Faddy, from the date on which the latter Officer may proceed to assume charge of the Ferozepore Division.

Fort William, 26th June 1855.

No. 679 of 1855.-With reference to the 8th para, of Government General Order, No. 154, of the 30th Jamuary 1855, the under-mentioned Ensign is, at his own request, transferred to the Corps specified opposite to his namo :-

Ensign F. W. Boileau, from the 72nd Regiment Native Infantry to the 16th Regiment Native Infantry (Grenadiers,) at Mean Meer (Lahore,) as Fifth Ensign.

No. 680 of 1855. - Apothecary Thomas Murray, who was appointed to the Medical charge of Regiment of Infantry, Nagpore Irregular Force, is permitted to proceed to Europe on leave of absence on Sick certificate, for a period of fifteen months, under the new Regulations.

No. 681 of 1855.-The Houble the President in Council is pleased to make the following promotions in the Subordinate Grades:-

Department Public Works.

Overseer Serjeant W. Small-man, attached to the Juliun-dur Doub Division, to be Sub-Conductor, ... Public

Army Commissariat Department.

Serjeant Christopher Stokes to | To complete the he Sub-Conductor. ...) Establishment.

No. 682 of 1855.—The Honble the President in Council is pleased to direct, that Boards for the Examination of Cadets, appointed abroad, to the Honorable Company's Service, shall hereufter be assembled at the seats of the local Governments and shall be composed as follows:

At Calcutta.

An Officer of Engineers. One of the Chaplains on the Establishment, to be selected by the Lord Bishop. The Secretary to the Board of Examiners.

An Officer of Engineers (Chief Engineer or Superintending Engineer when present at the Station.)

Agre and Lahore. A Military Chaptain.

A Third Officer, either a Carn.
Military or Medical Officer,
to be selected by the local Government.

2. Centlemen obtaining appointments will, if at the Presidency, present themselves to the Secretary to Government in the Military Department, or if in the Upper Provinces, to the Secretary to Government at Agra, or Secretary to the Commissioner at Labore, as the case may be, and on their proving, that they are the parties appointed, authority will be issued to the Board to examine them at their next Meeting. A copy of the authority will be given to each Caudidate, to be produced to the Board on his presenting himself.

Candidates for Commissions in Her Majesty's Service will obtain a similar authority from the Military Secretary to the Commander-in-Chief.

- 3. When there may be Candidates for Examination, the Boards will meet on the second Tuesday of each month. The Senior at the Board is to preside.
- 4. No fees will be allowed to the Members of the Board; but any Member not present at the 'Station where the Board is assembled shall have his expenses by dik or other conveyance paid from his proper Station and back to it on presenting his Bill at the Pay Office, countersigned by the President of the Board.
 - 5. Copies of a Memorandum of the points upon which Candidates are to be examined, appended to this Order, with the form of proceeding for the Board of Examiners, will be forwarded direct to the local Governments and to the Secretary to the Board of Examiners at Fort William.
 - 6. The proceedings when closed are to be forwarded, without delay, direct to the Secretary to the Government of India, in the Military Department, and a copy made over to the Candidate for appointment.
 - 7. Should a Candidate fail in any one or more points at the first Examination, he will be allowed a second trial within the next ensuing six months on those particular points.
 - 8. These Boards are also required to examine Candidates for Commissions in the Royal Service, according to the tests laid down in the Horse Guards Circular that may be in force at the time. The proceedings in such cases are to be forwarded direct to the Military Secretary to His Excellency the Commander-in-Chief and a copy made over to the Candidate.
 - 9. The Military Secretary to His Excellence the Commander-in-Chief is requested to provide the Boards of Examiners, from time to time, with the Horse Guards Circulars, and to communicate all such other information as may be necessary to ensure the examination of Candidates for Commissions in Her Majesty's Army being conducted in strict accordance with the orders of the General Commanding-in-Chief.
 - vill, front time to time, he supplied from the Office of the Becretary to Government in the Military Department to the Secretary to Government Morth-Western Provinces (Agra,) to the Military Secretary to the Chief Commissioner in the Punjant (Lahare) and to the Secretary to the Board of Examiness (Calcutta,) for the purpose of being delivered, in duplicate, to such Candidates of the Company's Service in shall have passed a successful assemble over the company's Service in shall have passed a successful assemblation; was:

1st. - Regulations for the admission of Cadets.

2nd—A form of the declaration of filelity to the East India Company to be made by the Carlet before a Magistrate or Justice of the Peope.

3rd—A form of declaration to be made by the Cadet before a Magistrate or Justice of the Peace, of not having been dismissed nor obliged to retire from the Army, the Navy, nor from any public Institution.

These papers, on being filled un, should be forwarded without delay direct to the Secretary to ' Government, Military Department.

11. The Humble the Court of Diretors having expressed a desire, that the proceedings should be alike at the three Presidencies for the examination of Candidates for abaission either in the Revalor the Company's Service, the above Rules are to be applicable to the Presidencies of Fort St. George and Bombay, with ouch medifications as the respective Governments may consider necessives.

Membrandury of the paints upon which Candidates for direct appropriate ents are to be examined before they are prosed as Cadets.

- Each Candidate will be required to write English correctly from dictation.
- 2. The should possess a competent knowledge of the ordinary Rules of Arithmetic, including the Rule of Three, Compound Proportion, Simple and Compound Interest, Vulgar and Decimal Fractions, and the Extraction of the Square Root, He should also have read the first three Books of Euclid.
- 3. In languages he should be able to translate into English passages from Cæsar's Commentaries, or from the first four Books of Virgil's Æne'd, and he will be further expected to parse and show his knowledge of Crammar and Syntax.

The Candidate will be required to translate from French into English an Extract from one of the following works, viz., Telemachus, Voltaire's Charles the 12th and Peter the Great. But the Candidat; will have the option of being examined in the Hindustani in lieu of the French language, and in that case he will be required to translate from Hindustani into English an Extract from one of the following works, viz., Bagh-o-Bahar, Tota Kuhanee.

- 4. In History he should be prepared to pass an examination in Keightley's Histories of Greece and Rome, in Gleig's History of England, and in the History of British India, contained in Vols 1 and 2 of the Edinburgh Cabinet Library.
- 5. In Geography, he should possess a competent knowledge of the modern Divisions of the world, the principal Nations in Europe and Asia, the names of the capital of each Nation in Europe, and of the cifief cities of Hindustan, and the names and situations of the principal rivers and mountains in the world.
- 6. In Fortification he should have read some elementary work on the subject (Straith's Introductory Easay to the study of Fortification, or Macaulay's Field Fortifications,) and have received some instruction in Military Plan Brawing.

No. 683 of 4855.—For purposes of ready reference and adaptation to the circumstances of Military Udic as proceeding on lowe beyond sea for brief periods under the new Furlough Regulations, the from high the P exident, in Council is pleased to publish the following Rules in supercession of existing Ciences! Orders, regarding the production of Certificates of No Demand by all Military and Medical Odicers of Her Majesty's and the Honorable. Com nucl's Service water about to quit the limits of the Bengal Presidency on resignation or retirement, by obtaining Furlengh to Burope, or general leave beyond sen:

1. The Military and Medical Officer of the Honorable Conveny's Service will, in the first instance, obtain a Certificate of No Demand from the Donney Pre Master by whom he was last paid, or in waose circle he list did duty, and forward it to the Presidency Pay Master in Calentta, who will issue in her a Corrificate of No Domasti under his own vig a up. This Cortificate will be countersized by the Military Auditor General and then finally passed by the Military Accountant, who will cause it to be delivered to the applicant

H. The Military and Medical Officer of Her Majesty's Service will likewise, in the first instance, obtain a Certificate of No Demand from the Pay-Master of his Regiment, and transmit it to the Pay Master, Queen's Troops, in Calcutta, who will in lieu grant a No Deman l Certificate, in his own name for the counters' protons of the Military Auditor General and the Military Accountant, as in Clause L

111. The Military and Medical Officer of Her Majesty's or the Honorable Company's Service, in Civil or Political employ, will be required to produce, in addition to the Certificate from the Pay Audit Department mentioned in Clauses I. and II., an acquittance from the Civil Department. This acquittance will be obtained from the Civil Branch of the Office of Account at the Presidency in the case of Officers employed under the Governments of India or of Bengal, and from the Accountant at Agra in the case of Officers employed und r the Government of the North-Western Provinces or the Punjaub.

IV. Military Officers employed in the undermentioned Departments will be required to produce, in addition to the No Demand Certificates mentioned in Clauses L and IL, sequittances from the functionaries named opposite to each class :

From the Chief Department of Public Works, Engineer of the Division. From the Auditor of Commissariat Commissariat Department,... Stud Ditto, and Stud Accounta From the Inspector General of Ordnanos Ditto Magazines and Ordnance.

. V. Quarter Mesters of Regiments will be sequired to produce, in addition to the acquittance mentioned in Clauses L and Hi., a Certificate from the Commanding Officers of their respective corps, to the effect that the Cash Balance and Half Mounting Stores under their custody have been duly transferred to their enecessors.

VI All Officers requiring acquittances under these Rules are seminded of the necessity of using every means in their power for the settlethent of

their public accounts, and of making timely application for the requisite No Demand Certificates, in order to obviate inconvenience to themselves from any delay in the issue of the Certificates by the several Departments concerned. . .

VII. All Military and Medical Officers entrusted with the disbursement of public money in the Civil, Political, Public Works, Pay, Commissariat, and Stud Departments, having accounts with the Government Accountants at the Presidency, or at Agra, and desiring to quit the country are especially enjoined to notify their intenmonths prior to the period of their probable de-parture, in order to afford that functionary in order to afford that sufficient time to obtain returns of their existing labilities and to adopt the necessary measures for their adjustment.

VIII. Officers failing to produce Certificates of Na Demand under these Rules will be required to sub nit in lieu a sufficient guarantee for the due adjustment of all claims against them for the approval of Government; but in the case of an Officer who may have deposited the prescribed security on his appointment to any office of trust, it will be discretionary with the Government, on a report from the Military Accountant as to his existing liabilities and the sufficiency of the security already deposited, to determine whether any further guarantee shall be required or not.

F. D. ATKINSON, Offg. Secy. to the Goot. of India, in the Mily. Dept.

Botification,

BILLS at par on the Public Treasuries of the under-incutioned Districts may be had on application to the Accountant to the Covernment of Bengal :--

Districes.	Amounts available
DISTRICAS.	on this date.
Backergunge,*	18.000
Balasore,	
Bogra,	49,000
Bullooah, *	50,000
Cuttack, c. b.,	1,20.000
Daeca,*	
Furreedpore,	40.000
"Hooghly,	25,000
	04.500
Jorehaut,	80,000
Mymensing,*	
Pooree,	1,20,000
Rangpore,	
Tipperah,	
EDM	по Ввиммомо,
	Accountant to the

Gout. of Bangal.

Accountant's Office, The 26th June 1855.

N. B.—These Treasuries will be cleared shortly if the mounts are the better that the Bills.

Erensuty Matter.

WHEREAS the same of (Ba 462-15-2) Four hundred and Fifty-two Rupees, linear annex and two pie is now in Depletic in this Treamy, being the amount of a canopied Draft, No. 42-46-1547-46, dated 12th November 1347-46, detection by the Russy

Confector of parenty on the Confector of Allahabad, in favour of Lieutenant Drummond: this is to give notice, that any person who is duly authorised to receive the amount of the said Draft is required to apply within three (3) months from this date to the undersighed, and to prove his authority for receiving the money, in default of which the said item will be carried to the credit of Profit and Loss.

GEO. WYATT,

Deputy Collector in charge of Treasury.

BAREILLY COLLECTORATE; The 19th June 1855.

Opium Antification.

Notice is hereby given, that the Sweath Sale of Opium, the Provision of 1853-54, will be held at the Exchange Hall, on Monday, the 9th July 1855, at 11 A. M., and will comprise 4,440 Chests, viz. :-

Behar Opium, ... 1,395 Benares ditto. Total Chests, 4,440

2. The general Conditions of the Sale now advertised will be the same as usual. may be ascertained by reference to the Notification issued on the 6th December 1854, and published in the Co-cutto and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 14th and 25th July 1855, respec-tively, (the 24 h July being a holiday) that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for deposit, in redemption of Promissory Notes given by Porchasers at the Sale, will be received after 4 c. M. of Saturday, the 14th July 1855, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 P. M. of Wednesday, the 25th July 1855.

In addition to the quantity above advertised for Sale, the following quantities, more or less, of Bohar and Benares Opium, of 1853-54, will be brought to Sale in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so t-

Benarce, Behar, Total. * about Chests about Chests. about Chests. Onor about Friday, 10th August 1 1.395 4,440 3.045 1855, On or about Monday, 10th Sep-1,395 On or about Monday, 10th September 1855.
On or about Thursday, 11th October 1865.
On or about Monday, 12th November 1865.
On or about Monday, 10th December 18 3,045 4,440 8,045 1.395 4,440 1,995 4,440 4,045 1,429 4,479 3,050 Total. 15,930 22,989

By Order of the Board of Revenue,

H. V. BAYLEY, Offg. Junior Secretary.

Port William The Stat Juste 1855.

NOTICE is hereby given, that in consequence of the non-arrival of several Candidates, the Examination in Mohammadan Law, which was adver-tised to be held at the College of Fort William on the 25th and 27th instant, will be held on the 11th and 12th July 1855.

WM. N. LEES. Offg. Principal, Calcutta Madrassah. FORT WILLIAM; The 25th June 1855.

هوددا بان

که سالق ازین تاکیم سے ماہ جمول روز دوشتیه براجي گوفتن ا^{مق}حال لاکمیٽي مقرر نمودہ شدہ بود چنانچه اشتهار آن در گزیت طّبع کناآبده شده بود اما چین ندریافت رسید که اندرکسان از کاغذ گزیگ خبر نَمِأَمُنَّهُ إِنْدَا لَهِذَا بِالقُمَلِ ثَانِيا اشْتَهَارَ وَاوَمُ صَيْشُونَ كِهُ تَارِيعٍ كراني مدرسة عالهه حافارشده نام ونشان كنور أويسانيده روز امقعان مرقوم حاضرشوند أفقط

تعريرا في القاريج وم ماء جون سنه ده ١٦٥ ع 🐞

NOTICE.-Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Four and a Half-Seconds (43s.) before Mean Noon, FORT WILLIAM;

The 22nd June 1855.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Half a Second (1/2s.) before Mean Noon.

C. S. REID, Licut.-Colonel, Offg. Town Major.

FORT WILLIAM: The 23rd June 1855.

No. 1381. Rotification.

THE Most Noble the Governor General in Council, in the Financial Department, under date the 4th Soptember 1854, having decided that the practice of this Office, with reference to the salaries of Uncovenanted Officers when transferred from one District to another, in charging salaries only from the date of their joining their new appointments, and not from the date of their relief from their old posts, is wrong, all Officers having to submit Pay Bills are hereby required to take special notice of this decision. The following instructions are given for their information and guidance:-

When an Uncovenanted Officer quits a post for one in another District, to which a higher salary is attached, the controlling Officer of the new District shall draw the salary for the time between the quieting of the old Office and the joining of the new one, at the rate of the salary appertaining to the old Office; but not for the full salary of the new appointment, until the Officer transferred shall have actually joined his new Office, when he shall draw for, the full amount of his new salary:

W. P. PALMER, Civil Auditor.

FORT WILLIAM; Civil Auditor's Office, The 12th June 1858.

No. 1426.

Rotification.

With reference to an Extract from the proceedings of the Hon'ble the President of the Council of India in Council, in the Financial Department, No. 1701, dated 25th April 1855, the undersigned requests that in submitting applications for Pensions on behalf of Uncovenanted Servints, the Heads of Offices shall be pleased to state after an inspection of their respective Establishment Rolls, whether the service of each of the applicants was continuous or not, and if not, for how long he was unemployed, and under what circumstance, and to submit the Pension Roll of the applicant according to the annexed amended Form, so as to include the requisite information, in additional columns, in every instance.

W. P. PALMER,
Civil Auditor.

FORT WILLIAM; Civil Auditor's Office.
The 14th June 1855.

AMENDED FORM.

Name of the person by whom the pea- ejan is applied for, with the name of his faller.	rsteath.	dt's person.		Age of Applicant at the time of applicanted.		w residing.		Resolfication service.	Total period of steriote.	continues or Bol.	nd under what erreumstanette.	to Covernment.	Averlage salogy or authorized official al- luviances per moment for the fire years preceding the date of application.	Sectory or authorized official allowance per interested with time of application	of application.	Oghen.	and parrent bases	party, if penthered, wishes to draw
	Turning on the Establishment.	Identification of Applicant's person.	Feet. Stee.		Religion, Caste or Tribe.	Province. Perstnamh. Where	Pre-ent employment.	•	Tears. Total	it's serribe,	How long unemployed and under what	Date of application to Go	Repets Aver	100	Abstract of the grounds of application	Bemarks by the Bead of Or	Pile.	Tremorn at which the party, if
	•							liese flease the defectalantico, of the percent infled, as alto the rate of menticle may have taken the rate of menticle allowance in taken the site of menticle allowance in taken the site of menticle allowance in menticle of the site of the official ourse.)										

Calcuita Collectorate Antice.

1. WHEREAS, under the Orders of Government, No. 305, of the 4th April 1855, communicated to this Office, by 'the Commissioner of the Nuddea Dividon, Rule 3rd of the Canal Demurrage Rules, of the 22nd August 1858, having been modified, the modified Rule is hereby published for the information of the public:—

MODIFIED RULE.

2. "Boats undergoing repair in the Docks "adjoining the Circular Canal, or in such places adjoining the Eastern Canal, as may be appointed by the Collector, shall, while so undergoing "repair, be charged at the rate of one-sixteenth of "the demurance prescribed in Rule 2nd."

3. To prevent any misconstruction of the modified Rule, it is hereby explained, that in the case of a Boat of 1,000 mounds, the owner would pay Rupees 5 for admission into the Canal and be allowed nine days, within which it must pass out, or pay demurrage at the rate of Rupees 2-8 per diem. In the event of the Boat requiring repair, and resort being had to the Dock for that purpose, the charge will be, under the present Rule, 10 Annas per diem, or Rupees 61 for 10 days, but under the modification now sanctioned, it would be 21 Annas per diem or Rupees 1-9 for the 10 days.

4. The local Officer in charge of the Docks will grant Admission Tickets to the Docks from the 1st August 1855. The Tickets will be numbered in the Collector's Office. The first-haif will be cut off and given to the owner of the vessel entering the Dock, and the second-half or counterpart, with the Canal Ticket held by him, will be returned to the Collector's Office, where it will remain in deposit until the owner wishes to take his Boat out of the Dock. On the day before that date, he will apply to' the local Officer, who will obtain the return of the Canal Ticket, and having noted on its reverse the date of exit from the Dock, will return it to the owner or manager, taking back the first-half of the Dock Ticket from him and sending it to this Office.

KYLASCHUNDER DUTT, Officiating Collector.

CALCUTTA; Collector's Office, The 22nd June 1855.

Motice.

Notice is hereby given, that the sites of the Salt Chokies of Gopeegunge and West Mundleghaut, within the Midnapore Division, have been removed from Ransechuck Nuggorea and to Gopeegunge and Coela Razkr, respectively, under sanction of the Board of Revenue.

J. G. CAMPBELL,

Controller of Gout Salt Chokies.

Office of Contr. of Gost. Sult Chekies, The 16th June 1856.

Botice.

Notice is hereby given, that the sites of the Salt Chokies of Choopnuggur and Syedkhally, within the Jessore Division, have been removed to Ranai and Soorkhally, respectively, under sanction of the Board of Revenue.

J. G. CAMPBELL,

Controller of Govt. Salt Chokies.

FORT WILLIAM;
Office of Contr. of Govt. Sult Chokies,
The 15th June 1855.

In the Supreme Court of Judiciture at Fort William in Bengal.

In Equity,

Seebchunder Bonnerjee

Denobundoo Day and Sreemutry Tincouree Dabee. NOTICE is hereby given, that pursuant to the Second Article of the Thirty-ninth Equity Rule, of One thousand Eight hundred and Fifty-four, an application will be made to this Honorable Court on Thursday, the Twenty-sixth day of July next, on behalf of the Complainant above-named, for an order that the Bill of Complaint filed in this cause be taken pro confesso against Denobundoo Day, one of the defendants above-named, for want of his answer to the said Bill of Complaint. Dated this 23rd day of June 1855.

W. F. GILLANDERS,

Complainant's Attorney.

In the Supreme Court of Judicature at Fort William in Bengal.

IN EQUITY.

Monemothonauth Day and Onnauth Nauth Day, Hindoo Infanta, under the age of sixteen years, by Lollbeharry Day, their next friend,

versus

Aushootosh Day, Sreemutty Nemoy Money Dossee and Sreemutty Santoo Money Dossee, and Aushootosh Day,

rerente .

S cemuity Nemoy Money Dossee, Sreemutty Santoo Money Dossee, Monemothonauth Day and Onnauth Nauth Day.

PURSUANT to a Decretal Order made in these Causes, on and bearing date the twenty-eighth day of February last, the Creditors of Promothonauth Day, the Testator in the pleadings in these Causes mentioned, and who died some time in the month of December, One thousand eight hundred and fortynine, and the legatees under his Will are requested to come in and prove their claims before John Cochrane, fisq., the Master of the said Court, at his Chambers in the Court House, or in default thereof they will be excluded from the benefit of the said decree.

JOHN. COCHRANE,

Master.

OWEN AND BONNERJEE,

Attorneys for Auskootosh Day:

CALCUTTA:; Supreme Court, Master's Office, The 13th June 1855.

Insolbent Court.

Assignee's Office Notice.

Pursuant to Act No. XXVII. of 1841.

NOTICE is bereby given, that in the event of no claim being established to the Unclaimed Dividen here under-mentioned, within twelve months from this date, such dividends will be distributed amo such of the Creditors of the under-mentioned Insolvent Estate as shall have established their claim against such Estate respectively.

ESTATE OF COLVIN AND CO.

Names and descriptions as contained of the parties in respect of whose claim reserved.			#inu		Amount pective U Dividenda 6th Divide	ociai of	imed	hour made of the
Artillery Wine Fund,	***	389	14	7	1	0	•]	Proved.
Band 12th N. L.,		4400	- 6	- 9	11	5	10	
Band 46th N. L.	***	255	12	- 3	0	-10	6	Maria de la compansión
Boileau, Captain J. P.,		2358	12	11	6	- 1	- 6	
Bond, Captain H.,	* *	2686			6			Ditto
Borthwick, Captain W.,		9625	14	1	24			
Bridgeman, Licutement P.,	***	1010		- 8	2			
Broughton, Colonel T. D.	***	9362		0	24			Ditto.
Boscowen, Lieutenant G.,	***	198	_	17	0			Ditto.
Brooke, Colonel C. W.,	***	225		6	0			
Cautley, Lieutenaut T. P.,	4**	221	4	3	0	-		
Clerk, Ensign John,	***	33	- 4	2	0	1	4	
Cookson, Cornet W.,	***	165	9	3	Ð	_		
Cubitt, Captain W.,		256	2	3	ດ	10	- 6	
Cruickshauk, Ensign George,		319		3	. 0	12	_	Not proved.
DeBude, Captain H.,	:	283	12	3	0	21	- 7	Proved.
Dixson, Captain C. G.,		61	6	6	. 0	2	5	
Fendall, Major W.,	***	206	1	3	0	- 8	5	Disto.
Finnis, Lieutenant John,		3 846	- 5	-9	8	14	-	Ditto.
Fisher, Lieutenant James,	***	713		- 8	1	13	5	Ditto.
Fitzgerald, Captain John,	***	1598		4	4	- 1		
Geddes, Licutenant J. M.,		725	13	5	3	13	11	Ditto.
Grant, Conductor A.,	***	1506	15	5	3	14	3	Ditto,
Grove, Lieutenant S J.,	44{	195	0	୍ଷ	-0	- 8	0.	Ditto.
George, Captain James,	[10	12	7	0	0	- 4	Ditto.
Gregory, Captain W.,	4+4	16433		- 4	39	12	9	Ditto.
Hancock, Captain J.,		10705	10	2	27	10	5	Ditto.
Harvey, R. 17th Foot,		267	-6	9	0	11	0	Ditto.
Hay, Ensign G. C. K.,	***	196	12	3	0	- 4	- 4	
Hill, Eusign Lawrence,	4	54	- 8	3	θ	2	3	Proved.
Hilton, Captain W.,		131		0	0	5	4	
Jeffreys, Captain E.,	•••	7982	_	. 5	20	9	10	Ditte.
Johnstone, Lieutenant G.,	***	187	3	10	0	ő	7	
Keilly, Thomas,	***	542	9	30	1	6	4	
King, Major C. P.,	4	2818		- 6	7	4	5	Ditto.
Kane, James,	***	327	2	- 4	0	13	3	Ditto.
Lockyer, Major E.,		155	4	6	0	6	- 4	Not proved.
Long, Lieutenant S.,	• • • •	382	13	9	0	15	9	Proved.
Lowe, Serjeant S.,	•••	3601	11	0	9	4	10	Ditto.
Lynch, Lieutenant R. B.,		2789	2	6	7	-3	2	Ditto.
McGill, Gonductor J.,		1235	4	10	3	3	0	Ditto.
MacGregor, Lieutenant J. R.,		596	- 6	0	1	- 8	7	Not proved.
facrill, Major T.,		8506	-8	3	21	14	11	Proved.
dassie, Ensign W. H.,	(67	13	- 5	0	2	9	Not. proved.
faule; Lieutenant R.,		364	2	6	0	14	11	Proved.
dontgomery, Captein P.,		1598	1	- 6	8	15	6	
fontgomery, Capt. P., Acct. of Gri	ffiths and Co., l	10000	0	0	25	13	4	Darto.
rehard, Captain J.,	444	1115	8	4	2	14		Ditto.
ollock, Englyn T. D.,	.44	2883	7		7	7	-11	Ditto
leid, Lieuthnaut G.,	***	417	" 6	3	1	1		Ditto.
lichardson, Conductor H.,		5161	6	-1	13	5	3	
iobertson, Columb T.,	الله الله الله الله الله الله الله الله	79	1	잃	0	'3	9	Ditto.

	l 8	15]		
	<u> </u>	4		
Roclie, Lieutenant F. B.,		298 9 10	0 12 8	Proved.
Rose, Captain W.,	***	13443 9 10	34 11 7	Ditto.
Rowland, Lieutenant J. H., Row, Captain J. W.,	***	5154 13 4 333 0 9	13 3 9 0 13 8	Ditto. Ditto.
Ryley, John Guffner,	-1-	333 0 9 213 14 5	0 8 11	Ditth
Scott, Captain W. B.,		9453 5 1	. 24 6 8	Ditto.
Smith, Colonel J. C.,	*	343 9 ■	0 14 1	Notaproved.
Smith, Captain E.,	***	14002 5	36 2 8	Proved.
Stiles, Ensign W., Swiney, Colonel G.,	***	340 4 3 5238 11 7	13 8 6	Not proved, Proved.
Smith, Lieutenant E. F.,		163 2 9	0 6 8	Not proved.
Taylor, Edward Artillery,		281 5 5	0.11.3	Proved.
Troup, Captain W. A.,		295 15 3	0 12 7	Ditto.
Wade, Captain P.,	A occupt	2057 15 5	5 4 11	Dicto.
Watters and Co., Prize Agents, Separate . Whistler, Ensign, G. H.,	neccount,	96 8 1 87 8 11	$\begin{array}{cccc} 0 & 3 & 11 \\ 0 & 3 & 7 \end{array}$	Ditto. Ditto
White, Lieut, M. G.,	4+1	589 12 5	1 8 1	Ditto.
Wilcox, Captain R.,		875 13 11	2 4 2	
Younghusband, Lieut. A.,	***	85 14 8	0 3 6	
Cameron, N. S.,	****	13775 11 3	35 8 1	Proved.
Chester, G., Chester, Account Law,	***	4801 9 3; 2797 15 7	12 6 5 7 3 5 1	Ditto.
Carret, W. N.,		495 6 9	1 4 5	
Latham, Reyd. J.,	***	3017 1 13	7 12 8	Ditto.
Laing, J. W.,		605 ₆ 2 3	1 8 11	Ditto.
Nesbitt, R. P.,	4 0 %	55449 13 0	' 143 3 10	
Neshit, Josius, Ogilvy, W.,	***	187 9 6 11895 1 3	0 7 9 30 11 10	Ditto. Ditto.
Ogilvy, J. B.,	:	11895 1 3 62 11 7	0 2 7	Not proved
Pigen, H. M.,		12556 5 2	32 6 11	Proved.
Reichardt, Revd. T.,	***	240 4 0	0 9 10	Ditto.
Swinton, Samuel,	***	10702 10 8	27 10 4	Ditto.
Smith, E. P., Shakespeare, G. T.,	***	3400 6 5	8 12 6 6 2 9	Ditto. Ditto.
Valpy, W. H.,	411	2393 14 0 3179 11 1	6 2 9 8 3 4	Ditto.
Holmes, S.,		3662 9 4	9 8 0	Was de
Jackson, A. R.,	441	17920 15 7	46 4 6	Ditto.
Milne, John,	**-	24673 6 0	59 11 10	Ditto.
Shean, Robert, Smith, Alexander,	111	1638 14 5 918 14 4	4 3 5 2 5 9	Ditto.
Taylor, Henry,		12038 7 2	31 1 5	Ditto.
Tweedie, Thos. Senior,		45334 5 2	117 3 7	Ditto.
Tytler, John,	••••}	43494 14 0	112 5 7	Ditto.
Vos, J. R., Wilson, Benjamin,	}	5363 11 1	13 13 6	Ditto.
Agricultural and Horticultural Society,		58 12 3 279 13 0	0 2 3 0 11 7	Not proved. Proved,
Allen, R. D. D.,		202 9 6	0 8 2	Ditto.
Andrews, John,		113 5 9	0 4 6	Ditto.
Baptist Mission Press,	4 ***	33163 7 8	85 10 8	Ditto.
Beadle, Samuel,	***	2395 0 6	6 2 9	
Beatson, Mrs., Beatson, Miss Janet,		23860 7 6 8799 4 3	61 10 2 22 11 6	
Bowie, Andrew,		18804 9 7	48 1 2	
Burney, Mrs. G.,		780 4 6	1 15 3	Ditto.
Boucher and Co.,	•	156 13 0	9 6 5	
Bissumbhur Sen and Brothers,		21417 2 6	55 5 0 2 5 5	and a
Becher and Mackintosh, Chalke, J. H.,	***	910 0 0 105 6 5	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
Collie, John,	***	375 7 5	0 15 6	Ditto.
Crommelin, H. B.	***	25242 7 8	65 3 3	Ditto.
Crommelin, T. L		771 1 9	1 15 9	Ditto.
Crow, Mrs. M.,	•••	2552 4 9	6 9 3 52 0 6	Ditta. Ditto.
Clark, Henry, Chamroo Bebse,	***	20146 4 11 2749 15 7	52 0 6 7 1 8	
Cosseenath Bonnerjee,	***	1310 2 0	3 6 0	Not proved.
Canneghan, S. Van,	***	207 8 8	0 8 4	Ditto.
Denten, Samuel,		2414 10 0	6 3 1	Proved.
DeCruz, P., Chartery Mer. F. (late Dick.)	***	591 1 9 268 15 1	1 8 8 0 11 0	Ditto.
Charters, Mrs. E., (late Dick.) Doveton, Mrs. M. A.,		268 15 1 6932 2 1	16 5 6	Ditto.
DeCoba, Henrica,		3526 11 9	9 1 6	Ditt3.
Edwards, L. C.,	-	10263 2 4	.26 🛍 0]	Ditte

				at .
Estate of Suptist, John,		664 9 0 4416 4 6	1 12 8	Proved. Ditto,
Estate of Clinger, Mrs. E., Estate of Crommelin, J. D.,		4416 4 6 69 9 6	0 2 9	Ditto,
Estate of Doveton, Colonel C. J.,		4361 12 4	11 4 2	Ditto.
Estate of Gibbon, A.,		215 4 9	0 8 9	Ditto.
Estate of Hay, Major S. S.,		295 6 8	0 12 0	Ditto.
Estate of Legross, F.,	111	102 3 3 2137 6 9	0 4 2 5 9 10	Not proved. Proved.
Estate of Roberts, C., Estate of Robinson, J. B.,	***	2127 6 9] 250 15 0	0 10 4	Not proved.
Estate of Archibald Seton,		10112 4 6	26 1 9	Proved.
Estate of Williams Thomas,	}	1742 4 8	4 8 0	Ditto.
Finch, Miss E. A.,		551 5 11	1 6 6	Ditto.
Framingham, Miss, now Mrs. E. Hoff,	181	553 1 2	1 5 11	Ditto,
Framingham, C. E., Francis, Charles,	***	1291 2 10 1962 7 1	3 5 4 4 4 5 8 4 1 5 8 4 1 5 8 4 1 5 8 1 8 1 8 1 8 1 8 1 8 1 8 1 8 1 8 1	T-1
Frome, Mrs. E.,		4299 13 2	10 11 4	TINE
Gordon, W. E.,		137 13 0	0 5 6	
Gregory, Mrs. General,	,	988 7 4	287	Not proved.
Hamilton, M. and Co.,	•••	188 2 4	0 7 9	Ditto.
Hanvey, John, Hart, Thomas,	+4+	224 9 0	0 9 2	
Hodgkinson, A.,	• • •	2905 12 4 737 14 11	7 8 1 1 1 13 9	Ditto.
Hollingbery, A. C.,	***	744 2 6	1 14 7	Ditto.
Home, R. Raper,		1893 2 6	4 14 1	Ditto.
Howell, John,	***	302 13 5	0 12 6	
Hunter, James,		864 11 11	2 3 10	
Haslam, Mrs. E.	***	1111 8 8	2 13 11	Ditto.
Hurrypria Ranee, Hogg, J. W.,	***	217 2 7 48 5 10	0 9 0	73 * .
India Gazette	***	29 18 0	0 1 3	3.7
Jones, Sam.,	***	2590 6 0	6 11 0	Proved.
Pyle, Mrs. Margaret, late King,	•••}	537 0 0	7 6 3	Ditto.
Kissen Churn Sircar,	• • • •	12829 9 4	33 1 9	
Kissen Chunder Mookerjee, Kissen Mohun Bonnerjee,	**	3724 1 4 2449 8 4	9 9 0 6 5 4	1854
Laplace, Madame,		2449 8 4 189 5 9	6 5 4	5.1
Lithbridge, W. F.,		90 11 6	0 3 8	Proved.
Mack, P. Lottery Account,	***	65 0 0	0 2 7	Ditto.
MacRitchie, John,	• • • •	9087 15 0	23 7 8	Day 1
Martynn, C. C.	***	8807 7 2	9 13 3	
Morrison, C., Myers, C. S. and A. C.,	***	2300 0 0 669 1 3	$\begin{smallmatrix}6&1&8\\1&11&7\end{smallmatrix}$	
Mevius, F. E.,	***	463 6 3	1 3 0	#3.4
Mather, R.,	***	187 7 3	0 7 10	Not proved.
Muttranot Ecce,		4547 8 9	II 12 0	Proved.
Minum Konkeah,		19 15 3	0 0 9	The Control of the Co
Super-Cargoes at Canton, Scott, Mrs. C.,	***	1500 0 0	3 13 8	This is a
Bacharam Dosa,	771	5245 13 4 32673 5 4	13 9 0 84 6 5	4 2 4
DeMonte, J., .		2140 12 5	5 8 3	dad .
Smith, W.,		2448 14 9	6 5 0	Ditto.
Fraser, Mrs. E., (now Smith,)	***	3186 10 8	8 3 6	
Bird, W. W.,		15924 9 9	41 2 2	Ditto.
Pearconnolus Dosses,	***	10528 14 2	27 3 0	7.15
Peareemohun Dosseo, Fraser, J. R.,	-::	10495 13 4 2063 1 6	27 1 11 5 5 4	E MPs. 4 .
Ostell, Thomas,		99 5 10	0 4 0	WTM 4
Owners of Lady East,		357 9 9	0 14 9	
Owners of York,	***	202 15 6	0 🖩 4	Ditto.
Page, Mrs. J.,		678 15 0	1 10 4	i
Roberts, W.,		5750 U 6	14 13 8	Ditto.
Rowland, A., Radamadub Bonnerjee,	***	1419 11 6 309 11 5	3 10 7: 0 12 9	Ditto.
Radamohun Chuckerbutty,	***	1825 8 10	4 11 1	March 1 and
Salmond, Mrs. A.,		35 18 8	0 1 5	
Scott, T. B.,		118 15 0	0 4 9	Ditte.
Sibparain Ghose	***	460 3 1	1 2 11	
Sibehum Paul,		84 10 9	0. 3. 5	
Smith, F. B., Smith, James, Mariner,		13482 12 4 1307 8 8	34 13 2	
Stephens, Henry,		1118 14 4	2 14 .2	
Brive, iden. B., into Storettel,	100	1860 9 9	8 4 2	1
	7	٠,	CONTROL STATE	and a latter

Stoker, Mrs. H.,)	4167	2	7	10	12	0]	Proved
Subscription Acet. Garden Reach Road,	[933	4	5	10			Ditto.
Subscription Acet, Mrs. Pauling,		8069	0	- 5	_	13		Ditto.
Sindair, P. C.		106		9	0	4	4	Not proved,
Shaw, Mys. TA.,		163	2	9	0	6	9.	Proved.
Sinchir, James,		179	- 3	3	. 0		2	Ditto.
Stewart and Robertson, Separate Account,		1626	9	3	7,	3	2	Ditto.
Thompson, R, J.,	**.	137	2	0.	0	5		Not proved.
Tuttle, George,		1090	- 6	7	9	12	11	Proved.
Trust of Barnard, E.,		4285		-11	11	1		Dirto.
Trust of Exptist, John and Children,		1240	ī	-il	3	3	2	Ditto.
Trust of Creighton, Mrs.,		285	_	6	- 6	11	Š	Not proved.
Trust of Crommelin, Miss E. F.,		399	13	10	1	0	- 5	Proved.
Trust of Cronunclin, C. B., Children,	***	615		0	í	10	- G	Ditto.
Trust of Curtis, James, Children,		4538	3	51	11	11	- 6	Ditto.
Trust of Cussons, C.,		2146	0	9.	+ -		43	Dutto.
Trust of Hollingberry, Mrs. II.,	P. h -	1200	7	5	3	i.	6	Ditto.
Trust of Hollingberry, Mrs. M. A.,		1097	11	10	2	13		Ditto.
Trust of Innes, II. D.,		1949	ŀ	5	$-\frac{1}{5}$	- 0		Ditto.
Trust of Jones, S., family,		4853	Ĝ	5.	11	3		Ditto.
Trust of Logie, Charles,		_	15	4	3	7	- 81	Ditto.
Trust of Logie, Maryanne,	4	1107	7	41	9	13		Ditto.
Trust of R. and P. Robertson,		-	14	4	13	11	\mathbf{H}^{i}	Ditto.
Trust of Robertson, Isab, and Clem.,		7909	0	1,1	20	6	191	Ditto.
Trust of Shaw, Mrs. M.,		8504	0		9	3		Ditto.
Trust of Anna Stewart, Mrs.,	***	10514	0	\$	9 9 4	2	6	Ditto.
Trust of Swinton, John, Children,	***	10292	43	61	26	$-\bar{9}$	3	Ditto
Trust of Thompson, Captain, Children,		1960	10	0	5	1	0	Dirto.
Trust of Willoughby, Colonel, family,	****	830	9	10	6)	9	- 31	Ditto.
Voyle, John.	4	3799	14	5	\bar{g}	12	10,	Ditto.
Watson, Mrs. A.,			13	9	2	2	5	Not proved.
Witherill, J.,		704	-8	i	ī	13		Proved.
Whipshick, Amelia,		1734	3	6!	4	7		Dirth
Williams, Mrs. M. N.,		3475	3	91	8	15		Ditto.
Wilson, A.,		2873	11	111	7	- 6	7	
Wolfe, B. J.,		3188	6	14!	- 8	3		Ditto.
Zeigler, L.,		765	ĭ	61	ï	15	7	Ditto.
	*		-	Ĭ	•		- 1	me : 4 #177
	- 							

JOHN COCHRANE,

Official Assignee.

In the matter of the) PURSUANT to an Estate of Sally Murray, | Order of the Supreme Court of Judicature at deceased-Fort William in Bengal, made in this cause, bear-Ramcomul Ghose versus. Michail Desterro Da- ing date the Eleventic Silva, Philip DaCruz, day of December 1854, and Jasinto Velasquez, the residuary Legatees described in the Will of Sally Murray, deceased, late of Blackburn's Lane, in the City of Calcutta, or the legal personal representatives of such of the said residuary Legatees as are dead, and the Creditors of the said Sally Murray, deceased, are hereby required to come in and prove their respective claims before John Cochrane. Esquire, the Master of the said Court, at his Office in the Court House, on or before the 23rd day of July next, or in default theroof, they will be peremptorily excluded from the benefit of the said Order.

JOHN COCHRANE,

Master.

G. O. BREST, Plaintiff's Attorney,

In formá pauperis.

CALCUTTA; Supreme Court, Master's Office, The Sand dam of June 1855. Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of George Constant, it solvent.

Said Insolvent be for ever discharged from all liability whatsoever, for, or in respect of, the several debts due from him to the following persons, viz., J. Holmes, the Agar Bank, Messrs, B. Smyth and Co., W. Howard, Esq., Mr. Phillip Robert Crump, Bissonauth Law and Co., Collypersand Sein and Co., Messrs, Currie and Co., Messrs, Colville, Gilmore and Co., J. R. Coles, Esq., Messra, Crump, Schorn and Co., J. R. Coles, Esq., Messra, Crump, Schorn and Co., P. S. DeRozario and Co., Radamohun Pyne and Co., Messrs, H. McCabe and Co., Mr. W. Bell, Rambehun Sircar, Messra, Octell and Lepage, Ramchund Mistry, A. Gouger, Baboo Ramdhone Mitter, Messrs, Bagshaw and Co., Ramsoonder Roy and Co., Sibchurn Dutt, Messrs, Bryant and Co., Campbell and Co., Messrs, Lyall, Matheson and Co., C. A. Railey, Esq., Surroopehunder Dutt, Mr. Jasper-Newson, Messrs, Willis and Earle, Messrs, Williamson Brothers, R. Alexander, Esq., Messrs, Gibson and Co., J. Newson, Ramchund Dass and Co., Messrs Willis and Earle, P. DePenning, Esq., J. Woodley, Esq., Messrs, Harman and Co., Messrs, Gibson of Gibborne and Co., Bonamally Naun, Dr. J. T. Pearson,

Doyalchund Roy, Mr. J. Newson, Mesers Jardine, Skinner and Co., Mr. J. Llewelyn, T. B. Swinhoe, Esq., George Collier Shackleton, Mr. B. J. Collins, Mesers Campbell and Co., Mesers, Greenway Brothers, Mesers, Mackillop, Stewart and Co., Dononauth Day and Co., A: Newson, Esq., R. J. R. Campbell, and Mesers, Land C. Campron, 1995. Campbell, and Mesers J. and C. Cameron, unless cause be shown to the contrary, on Saturday, the 4th day of August next.

Judge and Burkinyoung, Attorneys. Chief Clerk's Office, 22nd June 1855.

In the matter of Charles 1 Blunt, late of Agra, but now of Burra Bazar, in Department, North-Wes-Insolvent.

Notice, that the petition of the said Insolvent, seeking the benefit of the Act XI. Vic. cap. Calcatta, and lately a of the Act XI. Vic. cap. Section Writer in the XXI., was filed in the Judicial and Revenue | Office of the Chief Clerk on the 20th day of June tern Provinces, Agra, an | instant, and by an order of the same date, the Estate and Effects of the said Insolvent were vested

in the Official Assignee. Downing, Attorney.

In the matter of Charles Blunt, late of Agra, but now of Burra Bazar, in Calcutta, and lately a Section Writer in the Judicial and Revenue Department, North-Western Provinces, Agra, an day of August next, Insolvent. and that the said Insol-

On Wednesday, the 20th day of June instant, it was ordered that the matters of the Spetition of the sold Insolvent should be heard on Saturday, the 4th vent should then attend to be examined by the

Downing, Attorney.

said Court.

Chief Clerk's Office, 25th June 1855.

In the matter of Henry On Monday, the 25th Gorton, of Entally, in day of June instant, it the suburbs of Calcutta, was ordered, that the Broker, an Iusolvent. matters of the petition of the said Insolvent should be heard on Saturday, the 14th day of July next, and that the said

Insolvent should then attend to be examined by the said Court.

Abbott, Attorney.

Chief Clerk's Office, 26th June 1855.

For Dacca and Gowhatty in Assam,

The Thames, with the Cargo host Geomies in tow, will be dispatched about the 28th instant at about 10 A. M.

For Freight and Passage apply at the Government Boat Office.

By order of the Superintendent of Marine,

J. WOODLEY,

Clerk of the Gort. Boot Office.

The 23rd June 1855.

Agra and United Berbice Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the AGRA AND UNITED SERVICE BANK will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividevds when declared. The Bank will also sell or invest in these Securities for constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta,

or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized, are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will

be 1 per cent.

FRANCIS R. NEILSON, Secretary.

No. 2, Council-House Street, Calcutta, 30th January 1855.

Assam Company.

Dr.	BALANCE SI	HEIM	04	31st March 1855.		(Ohr.
750 11 a 3 at - Com	157		[]	J. C. Martin,	896	-	3
Dividend the first,	2.01						2
Dividend the second,				Deposits of Labourers in Assam,		וטן	Z
Dividend the third,	8,715			The Assam Company London, Bill			
Dividend the fourth,	11,244	0	Φ	Account,	1,19,190	10	6
The fit is a 41 in 2001.	13,710	0.	-01	The Assam Company London, Ge-			
A 1	853		5	noral Account,	80.090	1	11
The Charles Charles	1.102	1 1	9	Sales of Tea in India,	19,768		2
	00,440	7 1	8	Strong a read and Autom,	10,100		1 -
Advances in Assam,				1			1
	4,270		6	1			_
Nazeerah Treasury,	5,783	5	. 1	1		.	
Expenditure in India, Account	of l	1 [". I			.	
Sesson 1854-1855,	1,29,263	3	7			[]	k:
Comments Acres a Compa]_[انـــ	· /	<u> </u>	<u> </u>	ł
Co.'s Ra	2,03,980	5	0	Co.'s Ra	2,03,980	5	.0
			. }			3	
· ·						10.75	<u> </u>

WE, the undersigned Auditors of the Assam Company in Bengal, having carefully examined the above Account, taken from the Books of the mid Company, do hereby contry it to be correct.

H. L. LEE, RICHTHORN, Auditora.

Calcutta, 22nd June 1855.

T. E. CASENER. A proventant Bound Boundhis Bound

Assam Company-Bengal Branch.

Dr. Albanani or incomin			ENTS, FROM 1ST OCTOBER 1854 TO 31ST 1855.	Ur.
To Liabilities, as per last Audit,	5,289 0	ĸ	By Cash in hand and other Assets,	
To Disbursonients in Calcutta,	13,863 11	ő	as per last Audit, 38,038 i-	1. 2.
To Establishment at Cowlintty,		0	By Assun Company, London, 1,19,440 10	ar ar
To Establishment at South Division,	59.942 10	3	By Sales of Tea in India, 2,550	
To Establishment at Northern and			By Provision Stores, 518 1	
Eastern Divisions,		[9]	By claims unsettled payable. 5,353 1:	
To Building Charges,	375 5		7	1
To General Stores,		11		!
To Boat Establishment,	-11,199 3	8		
To Commission to Establishment in				
Assum,	26,860[14]			j
To Law Charges,	47 E 13	1		į
To Live Stock,				1
To Puckah Tea-House,	-1,273[13]	[6]		i
To Directors' Fees,	4,200 0	-0		
To Cash and other Assets,!	-31.350(-1)	-8	/	ŀ
	<u></u>			_!
Co.'s Rs.,	1,65,902 5	各	Go.s Rs., 1,65,902	5 8
, '				
		_	/	

WE, the undersigned Auditors of the Assam Company in Bengal, having carefully examined the above Account, taken from the Books of the said Company, do hereby certify it to be correct.

H. I. LEE, RICHD BLECHYNDEN, Auditors. Calcutta, 22nd June 1855.

T. E. CARTER, Accountant, Assam Company, Brayat.

(In the Press.)

ON FLOWERS AND FLOWER-GARDENS.
By D. L. RICHARDSON.

Price One Rupce.

[The work will extend to about 100 (or more) closely printed octavo pages. There will be a few lithographic drawings illustrating the Language of Flowers, and an Appendix of Practical Instructions and useful information respecting the Anglo-Indian Elegent Christian.

Indian Flower Carden.]

The above work is founded on an article first published in the Calcutta Literary Gazette, but the text has been since so greatly inlarged, and so copiously illustrated with additional quotations from the British Poets that it may be regarded as a new work. As only a comparatively small number of copies will be printed, subscribers are requested to send in their names without delay to the publishers, Mesers. P. S. DeRozario and Co., Tank Square, Calcutta.

Abbertigement.

ANY person having it in his power to afford information regarding a Certificate, No. 1028, of the Madras Equitable Assurance Society, for Rupees 2,000, on the life of the late Lieutenant Edward John Bamford, of the 25th Regment Madras Native Infantry, is requested to communicate on the subject with the Secretary to Government, Military Department, Fort St. George.

Sth June 1855.

Remart of Company's Hupces 100.

Nowice is hereby given, that the following Company Papers, balonging to Baboos Gungapersaud Gozsain and Gopechisto Gossain, of Serampore, have been lost. Any person who shall produce the

same to the above parties will receive the above reward:--

Two Four per Cent. Not es of Sa. Rs. 560 each, viz.:

No. 11595 of 1st May of 1832, for Sieca Imposes 500

p. 9772 of ditto ditto ditto 500

Sieca Bupees, 1,000

Seven Four per Cent. Notes, of Co.'s Rs., respectively:

No.	5600	of 1st F	ebrican	ार्ग 1हे	13,	٠.	+ 4		5,000
31	3839	ा अध	March	LBOW,					5,000
-	4464	alitto	distro	$diff(o_{\bullet}$					LINES.
	107490	ditto	ditto	ditta,					1,900
	15065	ditto	ditto	ditto.					2400
	5180								5.0
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Matice.

Is hereby given, that the following Government Promissory Notes, belonging to BAROO ANUND-COOMAR CHOWDRY, of Shergotty, have been stolen from his premises, viz.

NOTICE is hereby given, that the following Government Promissory Note, belonging to Baboo Amunicoomar Chowdry, of Shergptty, has been stolen from his premises, viz.:—

A Five per Cent. Promissory Note, No. 1770, 6f 1854-55, for Co.'s Rs. 1,000.

LOST.—First and Second Halves of the Bank of Bengal Notes, Nos. 9986 and 11127, for Company's Rupees 15 each, the payment of which has been stopped at the Bank.

[920]

Post Office Notifications.

Statement showing the Time occupied in transit and the average rate of travelling of the Mails on the Post-Roads in Bengal in the 1st Quarter of 1855.

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Statement showing the Time occupied in transit and the average rate of travelling of the Mails on the Post Roads in the Province of Science in the 1st Quarter of 1855.

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Statement showing the Time occupied in transit and the average rate of travelling of the Mails on the Post Roads in Madras in the 1st Quarter of 1855.

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Statement showing the Time occupied in transit and the average rate of travelling of the Mails on the Post Roads in the North-Western Provinces and Punjub in the 1st quarter of 1855.

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Under Scinde,

No. 162. OVERLAND MAIL.

THE Overland Mail vid Marseilles and Southampton, and the intermediate Ports, (Madras, Ceyion, and Adelf.) per P. and O. Co.'s Steamer Bentinck, will be closed at this Office on Tuesday, the 3rd proximo.

Letters for the United Kingdom, directed vid Marscilles, cannot be pre-paid in this Country. Pre-payment of Steam Postage on Letters via Southampton is optional.

Steam Postage on all Letters for Foreign Europe vid Marseilles or vid Trieste, and for the United Kingdom vid Trieste, as well as for places in the Mediterranean, Egypt, and Suez, must be pre-paid;

but Letters for Foreign Europe via Southampton cannot be pre-paid.

Letters for the United Kingdom, directed via Trieste, if posted unpaid, (or insufficiently paid , by Stamps.) will be forwarded to London visi Marseilles. Those for Foreign Europe will be sent to London vid Southamoton, bearing the full amount of Postage due thereon, and Letters for places in Egypt and the Mediterranean will be detained and treated as unclaimed Letters

No money will be received in payment of Postage, which must be paid by Stamps,

Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong, despatched by the P. and O. Co.'s Steamer, are chargeable with Steam Postage, the pre-payment being optional. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash, at time of postnig.

Letters for the Mauritius and the Australian Colonies are chargeable with Steam Postage, and must be pre-paid. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be

paid in Cash at time of posting.

Letters for Ports in China (except Hong-Kong.) Manilla, Batavia, Java, Bourbon, or any place not a British possession, must be pre-paid by Steam Postage, Newspapers at 9 pie each, and Price Currents I anna and 6 pie each. yents I anna and 6 pie each.

Only one paper can besent in one cover.

FORT WILLIAM; General Post Office, The 20th June 1835.

C. K. Dove, Deputy Post-master General.

No. 172.

NOTICE is hereby given, that an After-packet for the P. and O. Co.'s Steamer Bentinck will be made up at this Office on Wednesday, the 4th proximo, at 12 noon, with the chance of overtaking her at Kedgeree.

FORT WILLIAM; General Post Office. The 21st June 1855.

C. K. Dove Deputy Post-muster General.

N. B .- The Public are particularly requested to observe, that in addition to Steam-postage, the Inland-postage to Kedgeree must be pre-paid at the following rates:-

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And for every Tolah, or fraction of a Tolah, above two Tolahs, two additional annas.

Letters sent after 12 o'clock for the purpose of being posted will not be received under any circumptances,

No. 190.

NOTICE is hereby given, that the Mails for Arracan, for transmission per H. C. Steamer Fire Queen, will be closed at this Office on Saturday, the 30th instant.

C. K. Dove, Deputy Post-muster General.

CALCUTTA; General Post Office, The 20th June 1855.

No. 189.

MOTICE is hereby given, that the Mails for Rangeon and Monlmein, for transmission per H. C. Steamer Tenusserim, will be closed at this Office on Tuesday, the 3rd proximo.

Fort William, General Post Office, The 26th June 1855. Deputy Post-muster General.

.No. 808.

Antice.

THE Public are hereby informed, that under orders of the Director General of the Post Office in India, the Mid-day Mail demotes from Barracknow will be discontinued from the let proximo

Calcurra.

No. 751.

Rotice.

ALL Parcels sent by the Government Bullock Train, which are not claimed and taken away, either by the parties to whom the same are addressed, or the parties sending the same, within two calendar months from the date of the arrival of such Parcels at their respective destinations, will, after the expiration of that period, be advertised, and after the expiration of six calendar months from the date of advertisement, be sold without further notice by Public Sale, under the order of the Post-master General of Bengal, or of Post-masters of Divisions or Stations, and the proceeds arising from such Sales will be appropriated by Government without further notice to any party interested, and neither the sender, nor the addresses of any Parcel, which shall be so sold as aforesaid, nor any persons on his behalf, shall have any right, title, claim or demand whatsoever, either at law or in equity, after the expiration of the period hereinbefore mentioned, to recover from Government wither the Parcel, or its contents, or the value thereof, or the sum, or any part of the sum realized on the Sale thereof as aforesaid.

J. R. Burliton Bennett,

Post-master General of Bengal.

CALCUTTA, The 19th June 1855.

Botice.

Complaints having been made of Steam or British Postage, although paid on letters from India, having been levied in England, on the plea that Indian Postage Stamps are not recognised there, the Post-master General, N. W. P., begs to notify, that all letters on which Steam or British Postage is paid, in addition to Indian Postage, are stamped with the words "India Paid" in red ink, and that this mark is recognised by the Post Office authorities in England as proof of pre-payment of Steam Postage.

Parties who pay Steam Postage on their letters should note on them Steam or British Postage pre-paid to England, and as Overland letters are now received on the latest safe dates by a Writer at the Post Office Window, the Postage Stamps will then and there be obliterated and the words "India Paid" stamped in red ink.

Those who pre-pay their letters to England are recommended to give the information above to their correspondents, so that if Steam Postage be demanded from them, they may protest and appeal to Her Majesty's Post-masters General for redress.

G. PATON,
Post-muster General, N. W. P.

NYMER TAL. 8th June 1855.

It is hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office, between Monday the 18th and Sunday the 24th June 1855, both dates inclusive, were despatched by the undermentioned Vessels, which sailed from Calcutta on dates specified:—

Letters received on dates, from and to	By what Ship patched.	des-	Bound to	Remarks,
18th Jane 1855,	Steamer Lancefield, Express, Hampshire, Dido,		Singapore and Chinn, Melbourne, Mauritius, Penang and Singapore,	Ditto on the 19th ditto. Ditto on the 25th ditto.

C. K. Dove,

Deputy Post-master General.

Ouleutta; Gourral Post Office, the 26th June 1855.



SUPPLEMENT TO

The Calcutta Gazette.

Authority. Bublished b p

WEDNESDAY, JUNE 27, 1855.

Land: Sale Noticen.

NOTICE is hereby given, that the under-mentioned Estates in Zillah Jessore will be put up to public and unreserved Re-sale, at the Collector's Office of that District, on Monday, the 2nd July 1855, or 19th Assar 1262 B. S., under Sections VI. and XVI. of Act I. 1845 :-

Class II.—Temporarily-settled Estates.

No. 743.-Kismut Chur Kubboduck, Lukt Ootholee, Pergunnah Khuliskhalee; izaradar,

Bhugwan Chunder Chose; sudder jumma, rupees 33-3-0.

No 2160.—Kismut Joogeepookhorea, Pergunnah Danten; izaradar, Budden Chunder Mitter sudder jumma, rupees 11-13-6.

JESSORE COLLECTORATE,)
Zin 15th June 1888.

F. BEAUFORT, Collector.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Ziliah Bhangulpoor will be put up to public and unreserved Sale, at the Collector's Office of that District, on Wednesday, the 4th day of July 1855, for arrears of Revenue and other demands which, by the Regulations and Acts in force, and since to be realized in the same manner as arrears of Revenue due on the 7th day of June 1855: Clause I .- Permanently-settled Estates.

No. 402.—Mouzah Surburpeor Soojawal, Pergunnah Chye; recorded proprietor, Mr. T. Grant;

sudder jumma, Company's rupees 160.

No. 592.—Lands of Mousah Noorpoor Bagha, Pergunnah Suhroee; recorded proprietors, Sadcoddeen, Mussta, Raheyah and Ruhesmun, and Poorun Sao; sudder jumma, Company's rupees 15-4-11.

No. 680.—Mouzah Surburpoor Soojawal Chuck Fazul Ally, Pergunnah Chye; recorded proprietor, Mr. T. Grant; anoder jumma, Company's rupees 176-8-6.

No. 778.—Jageer of Sirdha Sing Soobadar, Thannah Bhaugulpoor, Pergunnah Colgong; recorded proprietors, Gunowree, Munder and Mudun Thakoor; sudder jumma, Company's rupers 53-5-4.

No. 1012.—Jageer of Dockha Lushker, Thannah Bhaugulpoor, Pergunnah Bhaugulpoor; recorded

No. 1012.—Jageer of Doukha Lushker, Thannah Bhaugulpoor, Pergumah Bhaugulpoor; recorded proprietor, Sew Saluye Bhugut; sudder jumma, Company's rupees 3-12-0.

No. 1121.—Jageer of Buckhay Sepoy, Thannah Mohampoor, Pergumah Bhaugulpoor; recorded proprietor, Putchkowree; sudder jumma, Company's rupees 2-0-0.

No. 1138.—Jageer of Sembhoo Tewary Sepoy, Thannah Mohampoor, Pergumah Bhaugulpoor; recorded proprietor, Hingun; sudder jumma, Company's rupees 2-10-8.

No. 1298.—Jageer of Dhaotaul Sing Naik, Thannah Beejoye, Purgumah Chye; recorded proprietor, Dhoolleechund; sudder jumma, Company's rupees 1-6-0.

No. 1339.—Jageer of Puddoo Khalasee, Thannah Fooloui, Pergumah Chye; recorded proprietor, Dhoolleechund; sudder jumma, Company's rupees 11-61.

Dhoolleechund; sudder jumma, Company's rupees 11-8.

No. 1360.—Jageer of Bundee Khalasee, Thannah Foolout, Pergunnah Chye; recorded preprietor,

Seeb Sahaye; sudder jumma, Company's rupees, 13-10].

No. 2630 — Mousah Azumpoor, oorf Rungrah, Pergumah Chye; recorded proprietor, Khooblanh; undder jumma, Company's rupees 15-9-4.

No. 2899.—Mouzah Beerneah, Tuppeh Muneebany, Pergunnah Bhaugulpoor; recorded proprietor, Mahomed Saduck; sudder jumpa, Company's rupoes 106-4-4.

No. 2882.—Jayeer of Rambuka Naik, Thannah Khares, Bergunnah Khereo; recorded proprietor,

Hemkurn; sudder jumma, Company's rupees 2-10-8.

No. 91.—Monzah Nooniah, Pergunnah Waseelah; recorded proprietor, Futteh Bahadoor Sing;

sudder junctus, Company's rupees 167-1-10.

No. 100.—Mouzah Peerrown Kittah Burrownee and lands of Mouzah Ojhadéch, Perginnah Parbutpara; recorded proprietors, Nirbhye Chowdry, Oottun Chowdry, and Khedon Chowdry; sudder ишта, Соттану's гар ses 162-8-1.

Clause 11 .- Mehale not permanently-settled.

No. 271.—Arazee Popraince, Pergumah Colgong; recorded proprietor, Shumsoodeen; •u ider jumma, Company's rupees 1-12-2.

No. 2603.—Mouzah Bluugulpoor, Pergumuah Parhutperah; recorded proprietors, Shuh Mobarak Oollah, Sheikir Sulleem Oollah, Kulleem Oollah and Munsoob Oollah; sudder jumma, Company's rupees 5-12-5.

No. 2714.—Mouzali Issapoor Gungarampoor, Pergunnali Colgong; recorded proprietor, Must.

Bebee Husseinee Khamun; sudder juunna, Company's rupces 5-15-11.

Buarrangeroon; Collector's Office. The 13th Jane 1855.] Ez. E. Wooncock, Officiating Collector.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Patna will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 4th day of July 1855, for arrears of revenue and other domands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 7th June 1855 :--

Class I.—Permanently-settled Estates.

No. 229.—Mehal Neerander; ore 'Khurrowneenh, &c., Pergunnah Azeemabad; recorded proprietors, Baboo Hoshiar Sing, himself and brother, and guardian of Ramgolam Sing, minor, Baboo Gujraj Sing, Shewopertap Sing, Hurrechernath Sing, Jewnath Sing, Jugmohun Sing, Fedahhussen-Khan "wusser," Musst. Hurkho Bebee, Chumunloli Sao, Baneepershad Sao oorf Madhololl, Shewpershad Sao, Makoondlol, Suntoolol, Lutchum Misser oorf Lutchoo Purchit, Dwurer Sing, Bhutton Sing, Baboo Mohunloll, Baboo Kunhoyahlol, Musst. Doorgah, wife of Hurpershad, son of Kisconpershad, Nanuckland Paraban Shanfal Misser Manu Coorgan, Sanghiant and Rittelmanth Lee Maharita subban Danaban Shanfal Misser Manu Coorgan, Sanghiant and Rittelmanth Lee Maharita subban bux, Rambux, Shewdial Misser, Musst. Maun Coomer, Surubject, and Bittiduauth Jee Maharaj; sudder jumma, Company's rupees 1,188-13-7. This estate is under butwarral. It is proposed to dispose of one village, Sadickpore Jogee (appertaining to Lot Nirundurpore Khurrouneeah.) of Lutchmun Misser our Lutchoo Purchit, the defaulting party. for the recovery of the balance due by him.

No. 381.—Mehal Chack Andum, Pergumah Gyaspore, recorded proprietors, Mahomed Brahim, Mahomed Ismial, Mussts. Muddeeray, R. mjoo, and Payarun, Rajab Ally, Mushur Ally, Mussts.

Muschay and Kubeerun; sudder jumma, Company's rupees 17-13-5.

No. 400.—Mehal Decahray hammuggur, Pergunnah Gyaspore; recorded proprietors, Sahibram, Daleep Sing, Shekh Wahid Ally, Munchur Loll, and Musst. Wohcedoon Nissa corf Mulkah Sahebay; sudder jumma, Company's rupees 2,133-5-4.

No. 470.—Mehal Humecrpore Khoord, Pergunnali Gyaspore; recorded proprietors, Jankee Suhoy

oorf Chutterdharee Loll; sudder jumma, Company's rupees 17-6-9.

No. 531.—Mehal Musoodhigha Usrukbey Doulutpore Choundee, Pergunnah Gyaspore; recorded proprieters, Bhuttun Chowdry, Musst. Sunjeeday, Indad Ally, Kasim Ally, Musst. Musslee, Meer Wahid Ally, Syed Kadir Ahmed, Musst. Oolfat, Rajab Ally, Syed Muzhur Ally, Mussts. Musseehay, and Kubeerun, Syed Umjud Hussen, Syed Fusecooden Hussen, Dabee Dutf, Ram Dutt, Gopee Chumun Roy, Masst. Mungloe 2nd, Syed Golam Wulke, Musst. Umeenay, Juwad Ally, Chumun Loli, and

Boodhoo Loil; audder jumma, Company's rupees 40-10-11.

No. 205.—Mehal Nagawun, Ferguniah Shajehanpore; recorded proprietor, Syed Nuzuf Ally corf Meer Jummo; sudder jumma, Company's rupees 266-10-7.

No. 125.—Mehal Nowahadey Usrukbey Muye Koemun, Perguniah Tilharah; recorded proprietors, Aradut Hushen, Wulaet Hushen, Oomed Ally, and Musst. Museehay; sudder jumma, Company's гароев 37-6-3.

No. 248.—Mehal Lodeepore Khurroutee, Perginnah Tilharah; recorded proprietor, Beerkishwur;

sudder jumms, Company's rupees 20-0-0.
No. 268.—Mehal Moheecodeenpore Khurroutee, Perguanah Tilliamh; recorded proprietor, Chultoo; sudder jumms, Company's rupees 48-11-3. 1.00

Class IV.—Estates to be sold for arrears due ownecount of other Estates.

No. 140.—Rights and interests of Butto Sing, Khanoo Sing, Choonee Sing, sons of Shyro Sing, Bustoe Sing, Sustee Sing, and Gopel, sons of Sambhul Sing, and grand-sens of Bhyro Sing, an Mouseh Bahadoorpore Nist, Pergunnah Gyaspore, semindaree, Bhowance Bux, Rungled Sing, Bhyro Ming, Mobash Dutt and Boopnarain Sing, malgoozers; sudder jumma, Company's rupees 133-13-10.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Behar will be put up to public and unreserved sale, at the Collector's Office of that District on the 5th day of July 1855, for arrears of Revenue and other demands which, by the Regulations and Act in force, are directed to be realized in the same manner as arrears of Revenue, due on the 7th day of June 1855 ⊱

Clause I.—Permanently-settled Estates.

No. 96.—Mehal Gungachuck, Pergunnah Opkroe; recorded proprietors, Musats Syfun, Tajun and

Sunje; sudder jumma, Company's rupees 41-15-7.

No. 697.2-Mehal Chuck Mahomed, Pergumah Urwul; recorded proprietors, Shah Chelam Mahos rneil, Waezooddeen Hossein, Khyrooddeen Hossein, Wolad Hossein, Ekhal Hossein, Musst. Zunneeroon Nissa, Ameenooddeen, Musst. Zahun, Khooban and Fatmay, Lubrez Hossein and Bundeh Russon; audder jumma, Company's rupees 16-2-6.
No. 804.—Mehal livalid land situated in Mouzah Seconderpoor. Dh. wooe, Pergunnah Urwill; r.-

corded proprietor, Randhun Sing; sudder jumma, Company's rupees 13-40-9;.
No. 826.—Mehai ditto, in Futtehpoor Sanda, Pergunnah Urwod; recorded proprietors, Thakoorant

and Lutchmun; sudder jumma, Company's repees 46-10-0.

No. 829.—Mehal ditto, in ditto; recorded proprietors, Jectun Sing, Fikhar Sing, Summath Sing and Jeoodhur Sing; sudder jumma, Company's rupees 28-5-10.

No. 848 -- Mehal ditto, in Summapoorah, Pergunnah Urwal; recorded proprietors, Hurgobind

Sing and Shama Sing; sudder jumma, Company's rupee: 14-10-0.

No. 868.-Mehal ditto, in ditto; recorded proprietors. Musst. Kewlassee and Ublakee; sudder

jumma, Company's rupees 13-0-8.
No. 1069.—Mehal Chehootiah, hissa 6th out of the entire Dakhlee Kamalpöor, Perguunah Incha recorded proprietors, Musats. Nusseerum atias Dhoopun, and Khyran, Syed Shah and Shumsoolhuq; sudder jumins, Company's rupees 13 6-9.

No. 1286.—Mehal Ghuranundpoor Putwarees, Pergunnal Behar; recorded proprietor, Jug-

mohun Doss; sudder jumma, Company's rupees 154-10-8.

No. 1669,-Mehal Manpoor Tetrawan, lot 4th, Pergunnali Behar; recorded proprietor, Musst,

Wuzeerun and Bhuttun; sudder jumma, Company's rupees 22-14-0.

No. 2083.—Mehål Chuck Mozuffer Uzruqheh Hussunpoor Kakoe, Pergunaah Bhehwur; recorded proprietors, Shah Wolaeth Hossein, Syed Feda Ally, Syed Wahid Ally, Syed Mahomed Waheed, Sheik Wassif Ally, Musst. Wajun, Nuzuun, Musst. Mehrun, Meer Chooliee, Musst. Bachun, Shumsqolhiqa alias Budloo, Sheik Indad Hossein, Musst. Unchhoe, Syed Hadaet Hossein, Musst. Durgalum, Sheik Furhat Hossein, Bahadoor Hossein, Mahomed Eheeah, Mahomed Busseer and Musst. Ameeran; sudder in the Character of jumma, Company's rupees 17-14-9.

No. 2170.—Mehal Bhatheggah, Pergumah Putchrookhee; recorded proprietor, Mulhecooddeen Rober Sing; sudder jumma, Company's rupees 54-6-5.

No. 2179.—Mehal Doollahbigha, Pergunnah Putchrooklige; recorded proprietor, Jankeeram; mid-

der jumma, Company's rupees 5-5-4.

No. 2762.—Mehal Sunrah Khurratce, Pergunnali Seris; recorded proprietors, Ubdool Sunnul Khan, Gholam Imam Khan and Ubdool Waheed Khan; sudder jumma, Company's rupees 663-8-0.

Kor 2763.—Mehal 11 annas share of Monzah Thegookhap, Pergunnah Seris; recorded proprietor,

Waris Khan; sudder jumma, Company's rupees 83-8-0.

No 2999.—Mehal Chuck Bhojah Uzrubbeh Moheeooddeenpore Koombhee, Pergunnah Summoy; recorded proprietors, Ubdool Ally, Musst. Wuzeerun, Jumal Ally, Mussts. Hosseinee and Khudrun alias Woheeloe, Mahomed Ufzul, Jan Ally, and Musst Beckanee; sudder jumma, Company's rupees

No. 3931, - Mehal Hissa Rampoor, Pergunnah Kootomba; recorded proprietor, Hamefull; sudder

jumma, Company's rupees 9-9-7.

No. 3973.—Mehal Puranpoor, Pergumah Kootomba; recorded proprietor, Mear Kan ur Ally.

Ro. 3973.—abnal Furanpoor, Ferguinan Kontoma; recorded proprietor, area Kanur Ally, Bean Ally, Emambux and Indal Ally; sudder jumma. Company's rupes 36 0-7.

No. 4649.—Mehal Hybutpoor, Perguinah Nurhut; recorded proprietor. Sved Busharut Ally, Jumal Ally, Dawur Hossein, Musst. Rubianui, Ukbur Ally, Ameer Ally, Mussts. Waplay and Burratuo, Unwaree, Chandoe Munasor Ally, Abidbax, Mussts. Khoobun and Bhuttun, Moorad Ally, Musst. Muddeenay, Emant Ally, Musst. Fakun, Umjud Hossein, Emarth Ally and Suefoollah Khan; sudder

jumms, Company's rupces 49-2-0.

No. 4671.—Mehal Nusseerpoor, Geernick alias Bassur Chuck. Pergumah Nurhut; recorded proprietors, Uhmad Ally, Wahul Ally, Yar Ally, and Ukhar Ally; sudder jumma, Company's rupces 32.

Clause II. Arrears due from Estates, not permanently-sattled.

No. 2227.—Mehal Putchturrouh, &c., 11 cullum appertaining to mehal Boodhoosh, Pergunnah Putchrookhee; recorded proprietor. Tectus Sing; sudder jumms, Company's rupees 825.

No. 2245.—Mehal Ekteah, Pergunnah Putchrookhee; recorded proprietors, Monant Soorjun Pooree

and Maharaj Sing; sudder jumma, Company's rupses 117.

No. 4302 — Mehal Shahpoor, Pergunah Mohair; recorded proprietors, Nauhoo Doobey, Ramsunkur Doobey, Dookhee Brobey, Umrit Loll, Bhuttam Doobey, Ramsunkur Doobey, Bamgobin I Doobey and Ramadhaen Doobey ; audder jumma, Company's ropees 170.

R. F. Hodgson,

Collector.

Benan Collectogate ; Gya,

NOTICE is hereby given, that the under mentioned Estates in Zillah Purneah will be put up to public and unreserved sale, at the Collector's Office of that District, on Wednesday, the 4th July 1855, corresponding with 5th Assar, Sane 1262 F. S., for arrears of Revenue:

Class I — Webals Parmarehith—settled, paying a jumma evereding Company's rupes 100-0-0.

No. 431.—Monzah Majra Ruggoonundum, Zillah Gondwarrah, Pergunnah Dhurmpore; ruconled

proprietors, Shuk Nizamoodeen Hossein and others; sadder jumma, Company's rupees 100-8-0.

Class II.4-Mehals Permanently-settled, paying a jumma not exceeding Company's rugges 100.

No. 128.—Monza Nevelguage, Zillah Nathpore, Pergumah Hurrowath; recorded proprietors, Beharce disset, Hunnooman Misser and others; sudder jumma, Company's rupees 34-12-11.

No. 144.-Monza Purmokam, Zillah Gondwarrah, Pergumah Dhurmpore; recorded proprietor,

Elahsebux; sudder jumma, Company's rupces 20-3-0

No. 148.—Mouza ditto, Zillah ditto, Pergumah ditto; recorded proprietors, Bhugwan, Rang-lall and others; sudder jumma, Company's rupees 11-3-4.

No. 225.—Mouza Moradport, Zillah Bhowaneepore, Pergumah ditto; recorded proprietor, Musats.

Cholho, Mahuthwain and others; sudder jumma, Company's rupees 17-11-1,

No. 298.—Mouza-Teerakhawaspote Zillah Gondwaresh, Pergunnah ditto; recorded proprietor, Mahuntgopal Dass; sudder jumma, Company's rapoles 16-0-9.

No. 299. - Mouzah Teerakhawaspore, Zillah Gondwarrah, Pergunnah ditto; recorded proprietor,

Sadholall; sudder jumnta, Company's rupees 25-1-0. No. 300.—Monzal. Teerakhawaspore, Zillah di to, Pergunnah ditto; recorded proprietor, Mus-

sochun Dass; sudder jumma, Company's rupees 33-6-4.
No. 359.—Mouzah Bhutwarra Ghunsan, Zillah and Pergumaah ditto; recorded proprietor, Rajib-

ochun Bhuttacharge; sudder jamana. Comnany's rupces 28-15-4.
No. 455.—Monzah Bhowaneopore Enjdham, Zillah Bhowaneepore. Pergunnah Dhurmpore; re-

corded proprietors, Juggun Misser and others; sudder jumma, Company's rupees \2-15-8. No. 456.—Mouzah Shapore Gowigh, Zillah and Perguanah ditto; recorded proprietors, Shah

Kullunder Hossein and others; sudder juriany Company's rupees 11-2-7.

No. 528 — Mouzale Moorsundale, Zillah and Pergumah ditto; recorded proprietors, Jouranum

Misser and others; sadder-jumma, Company's rupces 48-7-10.

No. 532.— Mouza Dhoesar Kummergamah, Ziliah Bhowaneepore, Pergumnah ditto; recorded prorietor, Goone-jha; sudder jumma, Company's rupees 38-15-3.

Class III .- Mohabs temporiarily-settled or let in Farm.

No. 177 .- Monza Chuckla Albegore Meeran, Zillah Nathpore, Pergunnah Hurrawuth; receptled roprietors, Fedai Fathma; sudder jumma, Company's rupe s 73-11-3.

No. 326.—Mouza Scennulpoor Ages. Zillah Dinawanypoor, Pergunnah Dhurmpore; recorded

proprietors, Ramsurum Dass and others; sudder jumme, Company's rapees 19-13-7.

No. 477.—Monza Ameerpore Hurdass, Zillah Gondwarrah. Pergunnah ditto; recorded pro-

wietor, Rasmohun Sircar; sudder jumma, Company's ropees 16-15-8. No. 506.—Mouza Raghopore Rownea, Zillah Gondwarrah, Pergunaah ditto'; recorded proprietors,

lamgopal Ghose and Brijmohun Dass; sudder jamma, Company's rupces 51-9-0.

No. 524.—Mouza Numbrah Chympore, Zillah Deermuggur, Pergumah ditto; recorded proprietor, Beharee Sing; sudder jumma, Company's ropees 38 0-7. GEORGE G. BALFOUR,

Officiating Collector.

ZILLAH PURNEAH, COLLECTORSHIP, 1 The 16th June 18 55.

NOTICE is bereby given, under Section VI. Act I. of 1845, that the under-mentioned estates in Zillah Shahabad will be put up to public and unreserved. Sale at the Collector's Office of that District on the 6th day of July 1855, for arrears of Revenue and other domands which, by the Regulations and Acts in force, are directed to be realized in the same manner as afrears of Revenue due on the 7th day of June 1855 :-

Class I.—Permanently-settled Estates.

-Mehal Begumpoor, Pergunnat Arrah; recorded proprietors, Shaikh Mihir Ally, Difawar Ally, Mihiroolah and ten others; sudder jumms, Company's rupees 282-13-0.

No. 206.—Uz Rukisch Goonder, Pergunnah Arrah, of Rughoobur Sing; recorded proprietor,

Rambux Sing; sudder jumma, Company's rupees 193-1 1.

No. 1065.—Mehal Omuraiah Deyee, Pergunuah Chympoor; recorded proprietors, Kishoondial Roy, Jugloll Roy, Ajaib Roy and four others; sudder jumma, Company's rupees 306-2-2.

No. 1892.—Inglis Thanna Sukurreea, Pergumah Dunwar, of Jankes Ram Sepoy; recorded pro-

prietor. Munnes Ram; sudder jumma, Company's rupees 17-0-0.

No. 1895.—Inglis Thanna ditto, Pergunnah ditto, of Bhorah Sing Sepoy; recorded proprietors, Sewdial, Bhaloo and Sobrun; sudder jumma, Company's rupees 18-0-0.

No. 3216.—Pecah Khoord, Pergumah Sasseram; recorded proprietors, Meer Saduc Ally, Busharut

No. 3216.—Peeah Khoord, Pergunnah Sasseram; recorded proposessa.

Ally and six others; sudder jumma, Company's rupees 77-9-14.

No. 3310.—Mehals Coprowiess, Kishoonpoors and Belhund, Pergunnah Sasseeram; recorded proprietors, Shewloll Sing, Imritloll and nine others; sudder jumma, Company's rupees 357-2-24.

No. 3284.—Arazi Inglis, Thanna Sicktee, Pergunnah Chynpoor, of Muddah Khan Khalasse; recorded proprietor, Hurnath Saboy; sudder jumma, Company's rupees 10-15-8.

D. Cunliffe, Collector.

SHAHABAD COLLECTORATE; } The 11th June 1855.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates, in Zillan Tirhoot will be put up to public and unreserved Sale at the Collector's Office of that District on the 9th day of July 1855, for arrears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 7th day of June 1855 :-

. Class I.—Permanently-bettled Estates.

No. 3.—Half-anna share in Mouzali Somepore, Pergunnali Ahis; recorded proprietors, Dockins Chowdry and others; sudder jumma, Company's suppos 37-8-10.

No. 305.—Mouzah Moraur, Pergunnah Bhurwarah; recorded proprietors, Debi, Lintt and others;

sudder jumma, Company's rupees 1,250-6-5.

No. 444.—Mouzah Juddooparun, Pergunnah Burnel; recorded proprietor. Ramdial Misser: sudy

der jumms, Company's rupces 14-2-10.

No. 658.—Meuzah Muheswarah, Pergumah Dhurrear; recorded proprietors, Musst. Rajdace.

Mistaen and others; sudder jumma, Company's rupces 54-5-6.

No. 1199.—Chuck Synd Khan, Pergumah Hajeepore; recorded proprietors, Ram Sahai Sing and others; sudder jumma, Company's rupces 234-4-3.

No. 1234.—Govindpore Dearah, Pergumah Hajeepore; recorded proprietor, Ram Sahai Sing;

sudder jumma, Company's rupees 266-10-8.

No. 1405.—Twelve annas share in Mouza Subta, Pergunnah Hati; recorded proprietors, Bejnath Misser and others; sudder jumma, Company's rupees 608-9-9.

No. 1413.-Pillukhwar, Pergunnah Hati; recorded proprietor, Kunuckmun Jha; sudder jumma.

Company's rupees 74-15-2.

No. 1732.—Monza Jhowree, Pergunnah Kusma; recorded proprietors, Bhoopmarain Sing and others; sudder jumma, Company's rupees 15-10-1.

No. 2183.—Monza Chunder Mircha, Chuckla Nye, Pergunnah Bissarah; recorded proprietors, Gowree Sunker and others; sudder jumma, Company's rupees 619-7-5.

No. 2356.—Monzah Sawaceputti, Pergunnah Nambore; Jecorded proprietors, Nutino Khewas and

others; sudder jumma, Company's rupees 978-8-4.

No. 2873 -- Mouzah Bussumtpore-corf, Datapore Puch Bhirwa, Pergunnah Rutti; recorded pro-

prietors, Niranjan Doobey and others; sudder jumma, Company's rapers 306-10-0.

No. 3499.—Moazah Manandeo, Pergunnah Tirsuv; recorded proprietors, Rughoobans Sahai and

others; sudder jumma, Company's rupees 14-10 11.

Class IV.—Estates to be sold for arrears due on account of other Estates.

No. 758.—Rights and Interests of Runnoo Sing-corf, Runpaul Sing, surety of Eikawo Sing and others, farmers of Mouza Puchdameah, Chuckla Gurzoul, Pergumah Bissarah, in the one-sixth share of Poojecah Bussunta and Jehanabad, "mye hissa," Guttar-odoolum and others, Pergumah Bissarah; aggregate sudder jumma, Company's rupces 1.693-10-7.

Class VI.—Estates to be sold on account of agreers of other demands.

No." 1198.—Rights and Interests of Ramunnoogeah Sing, in Mouza Tajpere Khurka, Pergunnain Hajeepore; recorded proprietors, Bissenporgas, Narain Sing and others; aggregate sudder jamma. Company's rupees 442-8-5.

EDOAR F. LAGTOUR, Offg. Collector.

TIRROOT COLLECTOR'S OFFICE, The 15th June 1855.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in Zillah Monghyr will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 9th day of July 1855, for arrears of revenue and other demands which, by the Regulations and are diffected to be realized in the same manner as arrears of Revenue due on the 7th Acts in force, day of June 1855 :-Clause I.—Permanently-settled Estates.

No. 443.—Mehal Janeepoor Ruseedpore, Pergunnah Monghyr; recorded proprietors, Meghoo Sing, Punchcowree Sing and others; sudder jumma. Company's rupees 133-5-2.

No. 607.—Mehal Jeenedpore Doern, Pergunnah Bulleah; recorded proprietors, Nowab Sing and

Radeh Sing; sudder jumma, Company's rupees 560.

No. 768.—Mehal Puchmeer, Pergunnah Bulleah; recorded proprietors, Ahlea Golans Ferese, Buhman Bux, Ershadhossein, Mowzum Allee and Imambux; sudder jumma, Company's rupees 185-12-3.

No. 954.—Mehal Mukurduhee, Pergunnah Mulkee; recorded proprietors, Hazaree Mul and Fatten-

No. 1006.—Mehal Mukurduhee, Pergunnah Mulkee; recorded proprietors, Hazaree Mul and Futtenchand; sudder jumma, Company's rupees 132-0-6.

No. 1006.—Mehal Dwarkapore, Pergunnah Nyepore; recorded proprietors, Bukhut Thakoor, Bissoon Thakoor, Bukwunt Thakoor, Jungle Thakoor, Teja Chowdry, Taj Thakoor, Rampursun Sing,
Khukur Jha, Sheam Lal, Shaick Golam Aheeja, Mr. James Thomas, Chowdry Rampershad Sing,
Reharee Lal and Fukeera Mahto; sudder jumma, Company's rupees 393-1-10.

No. 1025.—Mehal Mosahebpore, Pergunnah Nyepore; recorded proprietors, Hussun Aiee Khon,
Ritburn Sing, Nehchul Sing, Kultian Sing, Goordial Sing, Roskoo Isser, Jagoo Isser, Narain Issers
Shaick Roshun Allee, Musat Karamut, Shaick Khodabur, Mudenah, Amanut, Jogeraj Sing, Bhoop
Isser, Rampershad Sing, Shaick Nujuf Allee, Shaick Bheechook, Shaiok Tej Allee and others;
sudder jumma, Company's rupees 260.

No. 1048.—Mehal Syud Zadapore, Pergunnah Nyepore; recorded proprietors, Kharugnarain Jha,
Ramdooleh Jha, Koonwur Sing, Musat Netsah Koonwur, Bussunt Koonwur and others; sudder
invana. Company's rupees 132-4-10.

No. 1643.—Mehal Urazee, Thanna Dhurhura, Pergunnah Monghyr; recorded proprietors, acomm Mahto, Doorga Mahto and others; sudder jumma, Company's rupees 1-15-3.

No. 1698.—Mehal Wazee, Thanna Dhurhura, Pergunnah Monghyr; recorded proprietors, Musst. Ruhmanee and others; sudder jumma, Company's rupees 5-5-4.

No. 1701.—Mehal Wazee, Thanna Dhurhura, Pergunnah Monghyr; recorded proprietors, Hunnouman Sing; sudder jumma, Company's rupees 5-5-4.

No. 1719.—Mehal Wazee, Thanna Alleenugur, Pergunnah Soorujgurha; recorded proprietors, Musst. Khyrun and Golam Hossein Khan; sudder jumma, Company's rupees 28-7-5.

No. 1748.—Mehal Wazee, Thanna Jafrah, Pergunnah Furkeah; recorded proprietor, Purbhoo Narain; sudder jumma, Company's rupees 1-12-4.

No. 1773.—Mehal Wazee, Thanna Jafrah, Pergunnah Furkeah; recorded proprietors, Mussts. Bukhtee Tirbedee, Punnah and others, sudder jumma, Company's rupees 6-5-0.

No. 1781.—Mehal Wazee, Thanna Jafrah, Pergunnah Furkeah; recorded proprietors, Gunnesh Dutt, Nowah Sing and others, sudder jumma, Company's rupees 12-12-14.

No. 2453.—Mehal Urzee, Thanna Kautun, Pergunnah Furkeah; recorded proprietor, Nowah Sing; sudder jumma, Company's rupees 16-10-8.

No. 2292.—Mehal Aymah Bistkoorwah, Pergunnah Maldah; recorded proprietors, Shaick Imdad No. 2292.—Mehal Aymah Bistkoorwah, Pergumah Maldah ; recorded proprietors, Shaick Imdad

Allee, Fyz Allee and others; sudder jumma, Company's rupess 25*13-0.

No. 2297.—Mehal Urazee Pyn. Perguunah Maldalı; recorded proprietors, Shaick Rujub Allee, Fukeer Collah and others; sudder jumma, Company's rupess 25-15-2.

No. 2661.—Mehal Avey, Perguunah Maldalı; recorded proprietors, Syud Colee Ahmed, Syud Coshee Ahmed, Shaick Rujub Allee, Shaick Nujum Codeen, Shaick Ameer Codin, Shaick Fukeer Ollah and Musst. Byjun; sudder jumma, Company's rupees 42-13-5\frac{3}{4}.

No. 3040.—Mehat Arazee, Thanna Arrunnugur, Pergunnah Monghyr; recorded proprietor, Amanee Sing; sudder jumma, Company's rupees 4-8-2\frac{3}{4}.

No. 3119.—Mchal Jehangheerpore, Pergunnah Maldah; recorded proprietors, Moer Ahmed Allee, Musst: Oolleeha and others; sudder jumma, Cempany's rupees 183-14-2.

No. 3541.—Mehal Urazee Chowkhurn, Pergunnah Furkeah; recorded proprietor, Hazee Ahmed;

sudder jumma, Company's rupees 35-8-0.

No. 3542.—Mehal Urazee Bodah, Pergunnah Furkeah; recorded proprietors, Newah Sing and

others; sudder jumma, Company's rupees 24-6-0.

A. A. SWINTON, Offg. Collector.

MONGHYR, Collector's Office, The 15th June 1855.



The Calcutta Gazette.

Published by Authority.

Antifications.

The 14mt MAY 1865.—The Government of Bengal knowing entered onto a Contract with Homes, Samuel South and Co., for the execution of the Government Printing Work, from the Lit July next, Public Officers employed under this Concernment are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that dute.

Check Bradon.

CACH. BRADON, Seeps to the Goot. of Bengal, THE 2ND FERRUARY 1855.—The Government of Bengul having intered hide a Contract with Mours. Summel Smith and Co., for the execution of the Government Printing Work, all Public Officers under the Government of the Presidence are bordly directed not to employ may other Printing Establishment for the execution of Government Work.

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CECU BEADON, Song to the Gost of India.

SATURDAY, JUNE 30, 1855.

Legislatibe Conncil.

The 23rd June 1855.

THE following Act, passed by the Legislative Council, received the assent of the Meet Nobis the Governor General of India on the 29th May 1855, (communicated to the Legislative Council on the 23rd June 1855,) and is hereby promulgated for general in formation:—

ACT No. XVIL or 1855.

An Act to improve the Law relating to the Cupper Currency in the Straits.

Whereas the Company's Rupee is by Act XVII. of 1885 a legal tender in satisfaction of all engagements in the Settlement of Prince of Wales Island, Singapore, and Malacca, but no copper coin, except the half pice issued under Act XI. of 1854, is now by law legal tender for fractions of a Rupee in that Sottlement; and it is expedient to remedy this defect in the law; and whereas besides the Rupee the Dollar is by custom current in the said Settlement; and it is therefore expedient to provide that the copper currency which will be legal tender in the said Settlement for fractions of a Rupee shall also be legal tender in the said Settlement. For fractions of a Dollar: It is enacted solutions of a follows:

I. Sections I., II., and the VI. of 1847 are least to copper page double, piece and piece codned in accordance with Act. MIII. set 1844, or Act WII. of 1835; belief in ac in as they relate to all other copper must, the said Sections shall remain in full force. And the provisions of Sections I. II., and IV. of Act XXII. of 1844, so far as they are now in force, are hereby extended to the Settlement of Prince of Wales Island, Singapore, and Malacca, where they shall have

effect, any thing in Act VI. of 1847 to the contrary notwithstanding.

Pice legal tender for one one hundred and fortieth part of a Dollar, and a double pice so coined shall be legal tender for one-seventieth part of a Dollar; and a pie so coined shall be legal tender for one-seventieth part of a Dollar; and a pie so coined shall be legal tender for one four hundred and twentieth part of a Dollar; also a half-pice coined according to Act XI. of 1854 shall be legal tender for one two hundred and eightieth part of a Dollar.

III. Provided always, and it is hereby enactell, that no copper coins within the said Settlement shall be legal tender except for fractions of 4 Rupee, or fractions of a Deliar.

> W. Morgan, Clerk of the Council.

Legislatibe Council.

The 23rd June 1855.

THE following Bill was read a second time in the Legislative Council on the 23rd June 1855, and referred to a Scleet Committee, who are to report thereon after the 27th of August next :-

A Hill to emperor Officers of the Customs and Arrange Martmants to search manufactories and bouns for contraband Salt in the Morth-Western Provinces.

Where is the existing laws do not empower Officers of the Customeor Revenue Presidency of Bengal to search manufactories and houses for Salt manufactured or stored contrary to the provisions of Act XIV. of 1843, and it is expedient to give them power to do so; It is enacted as follows:—-

1. Whenever any Officer vested with powers Particulars to the carry out the provisions of to carry out the provisions of Act XIV. of 1843, not being recorded by officer on recript of information as to unlawful status facture of Salt, &c. under the grade of Nails Tell-seeldar in the Revenue Department or of Assistant Patrol in the Customs' Department, receives credible information that within his jurisdiction Salt is unlawfully manufactured, * or the Salt refuse obtained in the manufacture of Saltpetro is without the sanction of Government so purified and refined as to produce alimentary Salt, in any nunutactory, dwelling house, ware-house, or other place, or that Salt is unlawfully stored in any such place within the limits of Customs' inrisdiction as defined by the Government of the North Western Provinces of the Presidency of Bengal under the provisions of Section III. of the aforesaid Act, he shall first record in writing the name, residence and calling of the informant, the locality and description of the house or place where he believes the Salt to be manufactured, produced, or stored, and the supposed quantity and description of such Salt, with the grounds for believing the same to be contraband, and the name of the owner or occupant of such house or place, or the name of the person for or by whom such Salt is manufactured, produced, or stored.

Officer thereupon culars aforesaid, may summon rouse from the nearest Police Station a Police Officer, not being under the grade of a Jemadar, to attend him, and with such Police or place, and in their presence search the same for contraband Salt; provided that such search be not made between sunset and sunrise.

Officers may break open the door or force an entry within the said house or place, if, upon requisition day made, the door be not opened, or admission be refused, by the owner or occupant thereof.

Rules regarding forcible entry under the last preceding Section shall only be made by the Police Officer in accordance with the rules and precautions prescribed by Regulation XX. of 1817, by Section X. Regulation V. of 1800 (for the Benares province.) and by Section XIX. Regulation XXVIII. of 1803 (for the Ceded and Conquered provinces) for breaking into a house for execution of process of distraint. Provided, however, that the responsibility for the act, and the determination whether to force an entry or not, shall rest with the Officer of the Customs or Revenue Department only.

V. Whoever, being a Police Officer summoned under Section II., fails to attend himself or to depute a subordinate Police Officer, not being below the grade of a Jemadar, to attend, or, after attending, refuses to aid in the search for, or seizure of, contraband Salt, or in any way wil-

fully frustrates the object of the search or seizure, shall, on conviction before a Magistrate, be liable, besides being dismissed from office, to a fine equal to the amount of fine that would have been leviable on the owners or holders of the Salt if it had been seized according to the information haid.

VI. Any Officer of the Revenue or Customs Penalty for vexa-tions search and for giving false informa-tions. causes to be scarched any manufactory, dwelling-house, ware-house, or other place without reasonable grounds of suspicion that contraband Salt is there manufactured, preduced, or stored, shall, upon conviction before the Magistrate within whose jurisdiction the offence may have been committed, be punished with fine not exceedi g 500 rupees, which fine shall be paid over to the party aggrieved, and, in default of payment of such fine, with imprisonment not exceeding six months; and any person wilfully and maliciously giving false information and so causing a rearch to be made in any manufactory, dwellinghouse, ware-house, or other place to the injury or vexation of the owners, occupants, or any other person or persons whatsoever, shall, on conviction before a Magistrate, be liable to the same penalties and also to imprisonment not exceeding two years with or without hard labor.

VII. Every search under this Act, whether
Every case of search
to be reported to superior Officers.

the result thereof be the seizure
of contraband Salt or otherwise,
shall be reported within 48
hours by the Officers of the Customs or Revenue
and of the Police Departments who were present,
to their respective official superiors.

VIII Whoever wilfully connives at 'the illicit

Penalty for wilful manufacture, production, or storing of Salt within any manufacture, as storing of Salt within any manufacture, be storing of other place, shall, on conviction before a Magistrate, be liable tot a fine not exceeding 500 rupees, and, in default of payment, to imprisonment no exceeding six months without hard labor.

W. MORGAN,
Clerk of the Council.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

The 8th June 1855.

The following Rules for the grant of Leave of Absence for regulating Deductions from Salaries and Deputation Allowances, and for limiting the period of Service of Civil Servants, are published for general information, and will take effect in all the Presidencies and Settlements under the Government of India from the date of the publication of this Notification, in supersession of the Rules of the 17th May 1843 and the 25th Apparel 1864.

CHAPTER I.

RULES FOR APPLICATION FOR LEAVE OF ABSENCE.

Stetion I. No Leave of Absence from any

Norm.-This Ruje must be considered as superseding the Rule un-der which Commissioners der which Commissioners of the Land Revenue and other Officers have here-tolare been allowed to grant Leave of Absence in Bengal. Office or Station can be granted, but by the Government under which the employment is held, and on the application of the party requiring such leave, saving in such cases as may hereafter be specially excepted. The

application must be made publicly through the regular channel in the Department to which the

applicant may belong.

Section II. The offi ial allowances of the holder of a Civil Office quitting his Station without leave will entirely wase from the date of his quitting until his return, or, in the event of his subsequently obtaining leave, to the date of such leave being granted to him.

Section III. No Leave of Absence shall have any retrospective effect, except in cases of severe illness, to be attested by Medical Certificate, conforming in every-respect to the directions contained

in Section V.

CHAPTER II.

RULES FOR SICK LEAVE.

Section IV. Upon application duly made, the Government may grant Leave of Absence on Medical Certificate to any Civil Servant, to any place in India, in Europe, or elsewhere, as he may consider most conducive to the restoration of his health, without any restrictions whatever as to the

places to which he may resort.

Section V. When an application for Leave of Absence is made on the ground of ill-health, it must be accompanied by a Certificate and a Statement of the case from the Medical Officer by whom the applicant has been attended, distinctly stating, from personal observation, the nature of the disease, the symptoms by which it is manifested, the period during which it has existed, as far as the knowledge of the Medical Officer extends, and the necessity for temporary removal to some other place in India, or in Europe, or elsewhere, as laid down in Section IV.; and in case of the applicant visiting the Presidency preparatory to obtaining leave, the Certificate must be counter-signed by the Members of the Medical Board, on their being satisfied, on a perusal of the Medical Attendant's statement of the case, that the leave applied for is absolutely necessary towards his recovery. Should the applicant's Medical Attendant he of opinion that he ought to proceed to a Sanitarium or other place without visiting the Presidency, the Cortificate must, in the first instance, be counter-tigned by the Superintending Surgeon of the Division in which the applicant may be located, and afterwards submitted with the statement of the case for the consideration and counter-signature of the Members of the Medical Board.

The Certificate shall be given in the following

form:

I. A. B., Surgeon at or of _____ do hereby certify that E. F., of the Civil Service, is in a bad state of health, and I selemnly and sincerely declare that according to the best of my judgment, change of air is essentially necessary to his resovery, and do therefore recommend that he may be permitted to proceed to Sea, (or to such place

as the Surgeon may think proper, expressing it in the Certificate.)

The following form shall be observed by the Members of the Medical Board or the Soperintending Surgeon, in counter-signing the Surgeon's

We for It do hereby certify, that according to the last of our (or my) professional jildgment, after careful personal examination of his case, we (or I consider the state of health of E. F., to be such as to render Leave of Absence for a period of ----- absolutely necessary (or highly desirable) for his recovery.

An application for extension of leave must, if the applicant be in India. by accompanied by a Certificate to a like effect from the Medical Officer by whom the applicant is attended, together with a statement showing sufficient reason for the extension solicited; and such Certificate must be counter-signed by the Members of the Medical Board, or by the Superintending Surgeon of the Division, in which the applicant may be located, as the case may be, on perusal of the statement. In like manner, if the applicant shall have proceeded beyond the Ferritories under the Government or the East India Company, he must furnish a Certificate and Statement to the required effect, from a Surgeon or Physician at the place of his temporary residence by whom he has been attended such attendance, and the period of it, to be stated, and the Certificate to be counter-signed by the Examining Physician of the East India Company if the applicant is in England, or if not in England by the principal Medical authority of the Colony or Country to which the Absentee may have proceeded, or some sufficient reason stated for the want of such counter-signature if the Certificate be not so counter-signed. The Medical Board or Superintending Surgeon, before countersigning a Certificate as above-mentioned, must either personally examine the applicant or state some sufficient reason why they, or he, have or bath been unable to do so. When any of the required

particulars are neglected, leave will be refused.

Section VI. The following conditions will in future attach to Leaves of Absence granted to Civil Servants who may be declared by a sufficient Medical Certificate to require such leave for the

recovery of their hearth:—
1st,—The total period of absence, with the pri-1st,—The total period of absence, with the privileges hereinafter provided, shall not (save as specially excepted in Chause 5 of this Section and in Section Vil. of these Rules) exceed eighteen months in the whole, nor shall it exceed

fifteen months on any one occasion.

2ndly,-The office of the absentee will be considered to be vacated if he shall be absent beyond eighteen menths altogether, or beyond fifteen months at any one time unless he shall obtain leave under Clause 5 of this Section, such absence to be computed, if he shall proceed to a Sanitarium within the Presidency, from the date of his arrival thereat to the date of his quitting the Sanitarium; if to any place beyond the Presidency, but within the Continent of India, from the date of his leaving the frontier of his own Presidency to the date of his return thereto; and if he shall proceed to Sea, from the date of the sailing of the Vessel or which he may have embarked from any Port in India which is not more distant from his Station than the Ports of his own Presidency, to the date of his arrival at any Port within the Presidency to which he belongs, or at any other Port which is

not more distant from his Station than the Ports |

of his own Presidency.

3rdly,-The absentee will be entitled to draw a moiety of his salary, and the same will be paid to him during such period of absence, provided that he shall in no case draw a larger sum than Rupees 10,000 (£1,600) per annum, during that period. In cases in which the amolument of the absentee's office does not exceed Rupees 5,000 per annum, no deduction therefrom shall be made for the period of eighteen months, nor shall such a deduction be made in other cases as shall reduce the allowance below Rupees 5,000 (£500) per annum. In cases in which the salary of the absentee may not be of that amount, the full salary will be grantesl.

Athly,-For the interval elapsing between de-parture from Station to the commencement of reckoning absence or between the end of reckoning absence and re-arrival at Station, the absentee will be allowed a special leave for an additional period of one month, two months or three months according to the distance to be travelled as prescribed in Section XX, of these Rules, and during this additional period the absentos will be entitled to draw the same salary as is allowed by Clause 3

of this Section.

5thly,-If the absentee shall apply under Me-Certificate, to remain absent for slonger period than eighteen months or fifteen months at any one time, and it shall appear to the Honble the Court of Directors to be absolutely necessary after examination by their Medical Officer in England, that he should do so; the leave which may have been granted in India will, under the orders of the Honorable Court, be extended to the limit of two years, with permission to retain Office, and half salary within the limits

enjoined, during such extension,

6thly,-If the absentee be compelled by the state of his health, under due Medical Certificate, to remain absent for a longer period than eighteen menths, or fifteen months at any one time, or beyond two years in the case of an extension under Clause 5, he will, as before stated, vacate his appointment, but he will be permitted to receive an allowance at the rate of £500 per annum if above ten years standing at the time when the leave was granted, or of £250 if not above ten years standing at the time when the leave was granted, for such further period of absence as shall not exceed the entire term of three years in the whole. At the expiration of that term, all allowance must cease until he reports his return to his Presidency.

Section VII. If a Civil Servant of more than fifteen years' service, after having been absent on Sick Leave for eighteen months in the whole, or for fifteen months at one time, at whatever period of his service such Sick Leave shall have been taken, shall be again compelled by the same cause to apply for Leave of Aleence, the Government of India and the subordinate Governments may, on special grounds, grant Leave of Absence for one further period not exceeding six months, during which the absence may retain his office, and half his salary

under the limits story enjoined.

Section VIII. If a Civil Servant, after fifteen years' service, shall be compelled by ill health to apply for further Leave of Absence, he may be permitted on special grounds to obtain it, but his absence will involve the loss of office and unlary; the Government of India and the subordinate

Governments will however, respectively, exercise a discretionary power to grant, in such last-mentioned cases, a sick absentee allowance, not exceeding Rupees 5,000 or £500 per minum, for a further period not exceeding twelve months.

Section IX. A Civil Servent who has taken Sick Leave under the Rules of the 17th May 1848. will not be debarred by that circumstance from taking such leave again under the above Rules, with the privilege of retaining Office, provided the leave be not granted till three years have expired after his return from his leave under the Rules of

the 17th May 1848.

Section X. None of the above-montioned Rules will be applicable to Members of Council. Each Meraber may, however, with the special sanction of the Government, he permitted to be absent, under Medical Certificate, for a period not execoding six months, retaining his office and receiving half his salary, which shall be paid to him during such absence, but if his absence shall exceed six months, his office will be vacated.

Section XI. Civil Servants who may desire to draw their allowances while absent on account of sickness under the above Rules, will be required to give security in such amount and form as may be fixed by the Government for the refund of any excess that may be drawn either by the Agents at the Presidency or by themselves in case of

their coming under retrenchment.

CHAPTER III.

RULES FOR SHORT LEAVE ON PRIVATE AFFAIRS.

Section XII. The Government may grant to Civil Servants Leave of Absence to any place in India, Europe or elsewhere without any restrictions whatever as to the place to which they may resort for one month in each year, without deduction from the salaries and emoluments drawn by such Servants-such leave, however, will only be granted when the Governmennt is satisfied that no inconvenience will arise from the departure of the Officer seeking it. No second leave can be granted under this Rule until the completion of eleven months from the expiration of the last leave; but Servants not availing themselves of the indulgence in any one year, may obtain, under the like conditions, Leave of Absence for two successive months, to commence at or after the expiration of twenty-two months from the termination of their former leave ; and if two years chapse without enjoyment of the privilege, leave for three months may, in like manner, be granted at the expiration of thirty-three months from the termination of the last preceding leave; but no leave shall be granted under this Rule for any period exceeding three months. If an Officer shall not return at the expiration of the period of leave granted him under this Rule, he shall forfeit all pay and allowances during the time of his remaining so absent without leave, and if he shall so continue absent for more than one month beyond the term granted, his office shall become yacant.

Civil Servents absent from their Stations under Medical Certificate cannot be admitted to leave Leave, and if, while absent under this Rule, they be granted extended leave under Medical Cartificate, they shall be considered liable to die Rule applicable to Leave of Absence on Medical Cartificate for the whole period of their Medical

Civil Servants who have been absent on Medical [Certificate during any portion of a calendar year are not entitled to leave under this Rule during that year; last in determining the interval ne cessary to entitle a person to leave under this, Rule, no reference will be made to any intermediate Leave of Absence that may have been grant-

ed under Section XIV. Clause I.

Section XIII. As a general Rule, when leave is granted under Section XIII, such leave will be in one period only, whether for a whole month or less, and not in detached portions to complete one month within the year, and the term year shall be held to mean the calendar year, com-mencing with the 1st of January and ending with the 31st of December, but as an exception to this Rule, it shall be discretional with the several Local Governments, where good cause is shown for the indulgence, and it is attended with ne public inconvenience, to sanction Leave of Absence under this Rule to such parties as may not have occasion to apply for the whole at once, in instalments, not to exceed in the aggregate one month within the calendar year, on the understanding that no leave can be granted for any fresh calendar year until the completion of three months from the expiration of the entire leave or of the last instalment of leave taken in the past calendar year.

Section XIV., Clause I. The Government may, on sufficient cause being shown, grant to a Civil Servant special Leave of Absence on Private Affairs for six months, to any place in India, Europe or elsewhere, without any restrictions whatever as to the places to which he may resort, provided, however, that if any Officer to whom such leave shall be granted shall be absent from his Station for any period exceeding that to which he may be entitled without deduction, under Section XII., the absence shall, for the period in excess, draw no more than one-half of his, salary and allowances. After an absence of six months (exclusive of any period which may be granted under Section XII.) any Office held

by the absence shall become vacant.

Clause II. The Leave granted under this Sention will be computed from the date of the absentce's quitting his Station to the date of his return thereto, and a second leave of the same description cannot be taken till the expiration of six years from the date of return to duty from a former leave. No portion of the half salary allowed to be drawn will be claimable till the absentee shall have returned to his duty.

Clause III. It will be understood that leave under this Section is not to be granted as a matter of course to every applicant, but that it will be the duty of the Government to consider and determine whether the grounds of the application are sufficiently urgent to justify the concession of the leave.

*GHAPTER IV.

FURLOUGHS ON PRIVATE APPAIRS.

Section XV. In the place of the period of three years (in one term,) for which Furlough has hitherto been granted, Civil Servants will be allowed the option of taking a Furlough of three years as at present, or of dividing the Furlough into three periods of one year each, to be taken after successive periods of seven years service, or into two periods, which may either be of one or two years respectively, or of eighteen months

each, provided that, in every case, the Civil Servant shall declare, on taking his Furlough, whether be intends it to be for twelve, eighteen, twenty-four or thirty-six months, in order that the Government may make its arrangements accordingly. In case of a division, into two periods, the first Forlough must be taken after a residence of not less than ten years, and the second Fur-lough after a further residence in India of ten years from the date of return from the first Furlough; but Civil Servants returning on Furlough to Europe will continue, as at present, to vacate their offices.

Section XVI. The Furlough Allowance granted during the periods mentioned in the last Section will be at the rate of £500 per anonm, and the receipt of it will not, on any grounds whatever, be permitted for any longer period than three

years.

Section XVII. Civil Servants who may have been compelled by sickness to quit their duty under Medical Certificate, before completing seven years' residence in India, will be entitled to receive during their Forlough on Private Affairs, taken subsequently to their completion of that period of residence, the ordinary Furlough Allowance of 2500 per annum, for three years.

Section XVIII. Chanse I. In applying the

foregoing Rules in substitution of those before existing, periods of absence to the limit of three years, will count as service in India in the twenty-five years entitling to the annuity, the present 'qualification of twenty-two years' residence being re-

Clique II. Absence on Medical Certificate to the extent of one year will reckon as Service and residence in India, and he so computed in addition to the three years of absence which under the Clause next preceding are allowed to be reckoned as Indian Service. All periods of short Leave of Absence on Private Affairs taken under Sections XII, and XIV, of these Rules will also count as service and residence.

Section XIX. Military Officers employed in the Civil Department will be subject to the Rules hild down in General Orders No. 1150 dated, 17th November 1854, for the grant of Leave of Absence and Furlbugh to Officers holding Military

Staff Appointments.

CHAPTER V.

RULES FOR JOINING STATIONS.

Section XX. There shall be allowed to Officers

lowed for joining is com-puted from the data of the Order resolving the Officer committeed Officer appointed.

Nors. - The time al- appointed to any new Office the periods of one month, two months, or three months for joining, accordingly as the distance may not exceed

300 or 600 miles, or be in excess of the last-men tioned distance. Officers not joining their Station within the said periods, respectively, shall forfeit their salary for the time delayed in excess of the above periods, and if such excess shall exceed one month, the office shall be vacated, unless otherwise

specially ordered by Government.

Section XXI. Upon the first appointment of any Civil Servant, who shall be reported qualitied for Public Service by the Examiners appointed by the Government, to any Civil Station, there shall be allowed for travelling expenses to the Station, an allowance at the rate of 8 annas per nile by the direct Post Road, according to the Polymetrical Tables of the Post Office, the Bill for which allowance will be passed by the Civil Auditor after the Officer shall have joined the Station: if required in advance, an order of the Government shall be necessary.

Section XXII. The salary of office will be

The salary of office will be payable from the date only of the Officer joining, but in case of Fanior Civil Servants, the salary of Assistants will be payable from the date of their being reported qualified for the Public Service unless forfeited ander the preceding Rule, through delay in joining the Station to which they may be

appointed.

Section XXIII. In case of a change of office, when an Officer is appointed to a higher situation, he shall not draw the higher sulary until he joins. For the period occupied in travelling, the Rule ... regulating the time and distance for joining Station, shall be applicable, and the Officer will, for the periods allowed in that Rule respectively, draw out of the salary of the office he is about to join, a sum equal to that of his previous situation.

CHAPTER VI.

BULES FOR DEPUTATION ALLOWANCES.

Section XXIV. The sum of Campany's Rupees

NOTE -This Rule will NOTE -This Rule will equally apply in case of a Polytical Rusident taking a leave of one, two, or three months, for which in other cases he would suffer no deduction. The excess above the maximum monthly where will in that one. aniary will in that case he enjoyed by the per-son in charge.

52,200 per annum having been fixed, under the orders of the Court of Directors, as the maximum salary of Civil Office for the offices of Government under the situation of Member of Council, Civil Servants who may draw larger allowances than this annual sum, as a couso-

lidated personal and sumptuary allowance, in conderation of the necessary expenses of their position, will, in all cases of absence, be treated in respect to deductions as drawing only the allowance thus limited, and the excess above the monthly salary yielded by that annual sum shall remain as a local addition to the usual Deputation Allowance to be drawn by the Officer performing the duries, to meet the necessary expenses of his position; provided however, that in the cases of Civil Servants appointed to offices of the description referred to subsequent to the 2nd June 1854, the sum of Rupees 50,000 shall be held to be the maximum salary, under the Government Resolution, No.

563, of that date.

Section XXV. Deputation Allowances shall be granted to Civil Servants temporarily perform-Deputation Allowances shall ing the duties of an office according to the following rates, and subject to the limitations and con-

ditions hereinaiter laid down :-

To Civil Servants not holding any substantive appointment, at the rate of 50 per cent. on the nouthly salary of the appointment officiated in, uch Deputation Allewance being in addition to he Subsistence Allowance of their respective ranks.

To Civil Servants holding an office of inferior. molument, when officiating in an office of supe-ior emplament, at the rate of 20 per cent, the monthly salary of the appointment ficiated in, in all cases in which the salary of uch appointment shall not exceed Company's Supers 2,000s per measure, and in respect to all appointments of which the salary shall be more han Company's Supers 2,000 per measure, at the ste of 20 per sent upon Company's Supers 2,000, and of 10 per cent on the amount in which the menthly salary may exceed Company's Rupees 2,000, provided however that no lower rate of Deputation Allowance shall be given than Rupees 200 per menseu.

The Deputation Allowance shall in all cases bein addition to the salary of the substantive ap-pointment held by the Officer on deputation.

The above rates are granted provisionally, subject to future revision.

In the Punjab, Nagpore and other places, where appointments are by classes, the amount of Deputation Allowances, payable at the above rates, will be calculated, not upon the salary of the individual Officer holding the substantive appointment in which the Officer deputed may be temporarily officiating, but on the average rate of salary attached to the particular class to which the appointment may belong.

A Civil Servant acting for another shall have no claim to Commission or Fees, where any such sources of emolument exist. These shall be regarded as forming part of the income of the Officer to

be relieved, subject to the prescribed deductions.

A Civil Servant acting in an appointment, the salary of which is to be reduced on the retirement of the present incumbent, will draw Deputation Al-

lowance on the reduced salary.

An Officer officiating in more than one appointment will be entitled to Deputation Allowance, regulated by the aggregate amount of the salary of the offices.

An Officer appointed permanently to a higher situation, but prevented from joining his appointment by an order of Government, and detained to officiate in a situation of still higher emolument than the one to which he has been permanently appointed, will be en itled to a Deputation Allowance in addition to the higher salary to which he has been promoted.

No Civil Servant, temporarily Section XXVI. officiating for another, shall draw an amount larger than the entire emoluments of the office in which he is officiating, and if the amount of the Deputation Allowance, according to the prescribed scale, added to the permanent emoluments of the officiating Servant, would exceed the emoluments of the office in which he is temporarily acting, the excess shall not be drawn. But this provision shall not apply to the case of any Officer deputed for special reasons to act in an office of interior emolument to his own. In cases where an Officer holding two appointments, on being deputed to officiate for another, shall be relieved only from one, he shall receive no Deputation Allowance, unless the emoluments of the office in which he is deputed to act exceed the united emoluments of his permanent appointments, and in that case the Deputation Allowance shall be limited to the differ-

Section XXVII. No subordinate Officer acting for his principal or for any other person holding a superior appointment in the same office or establishment, at the same Station, shall be estitled to any Deputation Allowance until after the expiration of one month, and then the allowance in to be drawn in arrens. But a servant previously outself employment, or who may be deputed to act from a different fitation; chall be shifted to Daputation Allowance from the date at adject he may enter open the discharge of his finitesia. Section XXVIII. Civil Bervants, if deputed to act at a distance from the Stations where they are employed, or if ordered by Government on special duty, shall be permitted to draw Travelling Allowances at the rate sanctioned in the case of a first appointment.

CHAPTER VII.

RULES FOR LIMITING THE PERIOD OF SERVICE.

Section XXIX: After thirty-five years' service no Civil Servant shall be appointed to any new office, nor be permitted to retain an office which he has held for a period of five years and upwards, except in special cases, which are to be referred for the decision of the Hon'ble the Court of Directors. This Rule will, be applicable to every Civil Servant appointed to office after its promulgation, and to the case of every other Civil Servant to whom it relates at the close of five years from the 25th August 1854.

CHAPTER VIII.

RULES FOR THE GRANT OF LEAVE OF ABSENCE
TO LAW OFFICERS.

Section XXX. The East India Company's Law Officers may obtain Sick Leave and Short Leave on Private Affairs under the conditions prescribed in the case of Civil Servants, both as respects the periods of absence and the limitation of allowances during such, absence. Leave will however only be granted at the convenience of the Government, and no additional expense will on any consideration be incurred by the Government on account thereof.

If any Law Officer shall quit his duty, save on leave under Medical Oertificate or on Short Leave on Private Affairs, he will be considered to have vacated his appointment.

OHAPTER IX.

RULES FOR CHAPLAINS AND ASSISTANT CHAPLAINS.

Section XXXI. Chaplains and Assistant Chaplains may take Furlough on Private Affairs and on Medical Certificate, also privilege leave and leave for short periods on Private Affairs and on Medical Certificate in or out of India, on the same terms and conditions as Military Officers, with the following medifications:—

lst.—Chaplains being allowed to retire after twenty years' service, the period of Furlough on Private Affairs, is in their case limited to the present term of three years. The Furlough may however either be taken in one period, or be divided into two periods, whether of eighteen months each, or of two years and one year, respectively, and if divided, the first Furlough may be taken, as at present, after seven years' residence, and the second Furlough after a further residence, of ten years in India. As respects Chaplains and Assistant. Chaplains appointed before the 11th January 1454, when the period of Service was only seighteen years, their second Furlough, if they should exercise the option of taking Furlough in two periods, will be available after a second residence in India for a term of eight years.

2ndly.—No Furlough or Leave of Absence, whether on Private Affairs or on Sick Certificate, taken in Europe or elsewhere out of India, in excess of three years, will be allowed to count as Service in India in the twenty years which qualifies Chaplains for their Retiring Pensions.

Section XXXII. The Furlough Pay of Chaplains will remain at present. With regard to their allowance during Sick Leave to any place out of India, they shall receive salary (but at a rate not exceeding £600 per annum) for the first six months of absence, and, for the remaining twelve months, an allowance equal to the Furlough Pay of their standing. If the leave be extended, an allowance equal to Furlough Pay may be drawn for a further period of eighteen months.

By order of the Hon'ble the President in Council,

(Signed) C. H. LUSHINGTON,

Secy. to the Gort. of India.

Botilications, Appointments, &c.

No. 2333.

Fort William, Foreign Department.

The 27th June 1855.

The Honble the President in Council is pleased to recognize the nomination of Mr. Richard Lewis as Vice-Consul at Calcutta for the United States of America.

No. 2334.

The 29th June 1855.

Lieutenant E. J. Spilsbury, Assistant Commissioner at Henzada, has obtained leave of absence for one mouth, under the Rules applicable to Military Officers on Staff employ.

Mr. T. J. Fallon, Extra Assistant Commissioner at Bassein, has obtained one month's leave of absence, from the 16th April last.

No. 2335.

Mr. G. Plowden received charge of the Office of the Commissioner of the Province of Nagpore, from Captain E. K. Elliot, on the 19th instant.

No. 2336.

Major F. A. Close, Commanding 1st Cavalry Regiment, Gwalior Contingent, has obtained leave of absence, on Medical certificate, from the lat June to the 1st November next, to proceed to Simla for the benefit of his health.

CECIL BEADON,
Secy. to the Gout: of India.

No. 1177.

Orders by the Lieutenant-Governor of Bongal.

Appointments.—The 23rd June 1855.—The following Dunuty Collectors, under Regulation IX. of 1833, to be transferred from the 1st proxime to the Districts mentioned:—

Baboo Khetter Mohan Mookerjee from the Revenue Survey of the 1st or North Division to Sarun.

Mr. W. H. Ryland from Dinagepore to the Revenue Survey of the 1st or North Division.

Mr. J. C. Macleod from Behar to Dinagepore.

Moulavy Salamutoollah from the Revenue Survey of the 3rd or East Division to Behar.

Major R. Smyth, Revenue Surveyor of the 2nd or South Division, to be also Superintendent of Survey of that Division.

Captain J. E. Gastrell, Révenue Surveyor of the 4th or West Division, is vested with the powers of a Deputy Collector under Regulation 1X, of 1833, in the District of Bancoorah.

Leave of Absence.—The 25th June 1855.— Dr. T. Duka, Civil Assastant Surgeon of Tipperah, for one month, from the 8th of August next, making over charge of the Medical duties of the Station to the Officer in charge of the Charitable Dispensery.

The 27th June 1855.—Mr. E. G. Birch, Superintendent of Survey, 1st or North Division, for two months, on private affairs, making over charge of his office to Mr. J. Watson, Superintendent of Survey of the 4th or West Division, who will conduct the duties thereof in addition to his own luring Mr. Birch's absence.

Notification.—The 29th June 1855.—The receipt of the following further Subscriptions to the "Wellington Endowment Fund" is acknowledged:—

Lieutenanf J. S. Ogilvie, ... Rupees 10 0 0 Baboo Callachand Bose, , 15 0 0 Budden Chunder Roy, , 5 0 0 Doorgachurn Bose, ... 4 0 0

W. GREY,

Secy. to the Goot, of Bengul.

Orders by the Hon'ble the Lieutenaut-Governor of the North-Western Provinces.

No. 1283 A. of 1855.

Judicial and Reven to Department,

Head Quarters, the 21st June 1855.

Leave of Absence.—Mr. Charles Watkin Cunliffe, Assistant to the Magistrate and Collector of Baroilly, for one month, under Section K111 of the Absence Bulles, from the 2nd initiant.

No. 1289 A. of 1855.

Mr. George Hamilton Freeling, Joint Magistrate and Deputy Collector of Humesmoor, for one month, under Section XIII, of the Absentee Rules, from the date of his availing himself of the leave.

No. 1294 A. of 1855.

Judicial Department,

The 22nd June 1855.

The under-mentioned gentlemen are appointed Commissioners for the Settlement of Nynee Tal, under Act XXVI. of 1850, for the year 1855-56:—

General Sir W. Richards, K. C. B.

C. B. Thornhill, Esq., C. S.

Captain C. W. Miles,

Lieutenant J. S. Gibb.

Captain H. Ramsay, Senior Assistant Commissioner and Ex-officio Meinber.

· W. Musa,

Secy. to Gort., N. W. P.

No. 2577 of 1855.

Judicial Department,

Agra, the 22nd June 1855.

ERRATUM.—In Notification of 5th instant, No. 1196 A appointing Gopal Rowe, 2nd Moonsiff of "Schore" to be Deputy Magistrate, with the special powers of an Assistant, read "Schora," Zillah Jubbulpoor.

C. P. CARMICHAEL, A. Aest. Secy. to Govt., N. W. P.

General Order by the Most Noble the Governor General of India.

Octacamund, 8th June 1855.

The following Orders, issued under instructions from the Officiating Commissioner at Nagpore to the Officer Commanding the Nagpore Irregular Force, are confirmed:—

13th October 1854.—C ptain H. J. C. Shakespear, 25th Regiment Bengal Native Infantry, having reported his arrival on the 12th instant, proceeded to Paldee and assumed Command of the Force of the late Ruler of Nagpore, under the provisions of G. G. O. Na. 970, of 29th September 1854, appointing him to be Commandant of the Irregular Cavalry and to the Command of the Nagpore Irregular Force.

17th October 1854.—Lieutenant A. B. Cusaberlegs, of the 41st Regiment Madras Native Infuntry, placed temporarily at the disposal of the Officialing Commissioner of the Province of Regions by the Brigadier Commanding at Kampton having reported his arrival on the 10th instant, a having pointed to not as Staff Offices by the Region under Captain Shakespoke.

18th October 1854 .- Mr. Conductor G. R. Dunoan, of the Madras Army, attached to the Arsenal at Setabuldee, whose services have been placed at the disposal of the Officiating Commissioner of the Province of Nagpore by the Brigadier Commanding at Kamptee, having this day reported himself, is appointed to act as a Deputy Assistant Com-missary of Ordnance in charge of the Ordnance and Military Stores attached to the Force under Captain Shakespear.

6th November 1854 .- Captain the Baron F. A. Von Meyern, of the 53rd Regiment Bengal Native, Infantry, having reported his arrival, is nominated under the provisions of G. G. O. No. 970, of 29th September last, to be Commandant of the 3rd Regiment of Infantry, Nagpore Irregular Force, and also to assume charge of the Adjutant's Office, pending the arrival of an Officer for that duty.

Lieutenant E. G. Wood, of the 6th Regiment Madras Light Cavalry, placed temporarily at the disposal of the Officiating Commissioner of the Province of Nagpore by the Brigadier Commanding at Kamptee, having this day reported himself, is appointed to act as Second in Command of the Nagpore Irregular Cavalry, and also to perform the duties of Adjutant, establishing the Office from this date.

16th November 1854.—Captain W. G. Arrow, 28th Regiment Bombay Native Infantry, appointed by G. G. O. No. 970, of the 29th September 1854, to be a Commandant of Infantry in the Nagpore Irregular Force, having reported himself, is posted to the 2nd Regiment and assumes Command from this date.

21st November 1854.—Captain Arrow, Commanding 2nd Regiment of Nagpore Irregular Infantry, has this day assumed charge of the Adjutant's Office of his Corps, pending the arrival of an Officer for that duty.

28th November 1854.—Lieutenant J. S. Douglas, of the 4th Regiment of Madras Light Cavalry, placed temporarily at the disposal of the Officiating Commissioner of the Province of Nagpore by the Brigadier Commanding the Saugor Division, having reported his arrival on the 27th instant, has been appointed to act as Adjutant of the Irregular Cavalry, and has assumed charge of the Adjutant's Office from Lieutenant Wood from yesterday's date.

30th November 1854.—The Officer nominated to Command the Horse Battery to be attached to the Nagpore Irregular Force not having arrived, and the state of the Battery being sufficiently forward to admit of its being brought on the scale of pay laid down by G. C. No. 916, of the 11th of September 1854, Lieutenant Wood, Second in Command of the Irregular Cavalry, is appointed to the temporary Command of the Horse Battery, which will be brought upon the strength of the Nagpore Irregular Force from to-morrow's date.

5th December 1854.—The under-mentioned Officers, placed temporarily at the disposal of the Offi-ciating Commissioner of the Province of Nagpore for service with the Nagpore Irregular Force, are posted as follows, with effect from yesterday, the

Lieutenant T. E. L. Higgin-son, Quarter-Master, 40th Regiment Madrae Native Intenty, Nagpore Irregular Intantry,

Lieutenant H. M. Nepcan,
37th Regiment Madras Native Infantry (Grenadiers.)

Ensign W. M. Lane, 40th Regiment Madras Native Infantry, Napore Irragular Regiment Madras Native Infantry, Napore Irragular Force, and to tive Infantry.

Command the Detachment of that Compared the Detachment of that Compared the Detachment.

7th December 1854. Lieutenant J. J. Fulton, of the 32ud Regiment Madras Native Infantry, placed temporarily at the disposal of the Officiating Commissioner of the Province of Nagpore by the Brigadier Commanding the Sangor Division, for Brigadier Commanding the Sangor Division, for service with the Nagpore Irregular Force, is appointed to act as Adjutant of the 1st Regiment of Infantry, Nagpore Irregular Force, and to assume Command of the Regiment, pending the arrival of the Commandant, with effect from yesterday, the 6th December, the date of his reporting himself at the Head Quarters of the Force.

27th December 1854 -- The under mentioned European Non-Commissioned Officers placed under the orders of the Officiating Commissioner of the Province of Nagpore by G. O. C. C. Fort St. George, 13th of December, are posted as follows, with effect from this date, the date on which they reported themselves at the Head-Quarters of the Force : --

From what Curps received,

To what Corps posted,

Serjeant George Ring, To the 2nd Regiment,
D Company, 4th Bat-D Company, The Late of the 3rd Regiment, To the 3rd Regiment, Tregular In-

Serjeant John Wilmot, Nagpore Irregular In-A Company, 1st Bat- fantry, as Quarter-Mas-talion, Artillery, fer Serjeant.

29th December 1854 .- The Officiating Com missioner of the Province of Nagpore having directed the reduction of the large Establishments belonging to the Stores and Arsenals of the late Ruler's Force, the following medified Establish-ment for the duties of the Magazine under Mr. Duncan is authorized from the 1st proxime. old Establishments to be settled with to the close of the present meath.

1 Tindal, at 8 Co.'s Rs. 1 Second Tindal, 7 ? 14 And Contingencies, 13 Lascars, ... each 6 0 Co.'s Rs. 100 0

31st December 1854 .- Lieutenant E. M. Playfair, of the Madras Artillery, nominated by G. G. O. No. 970, dated the 29th September 1854, to be Commandant of the Horse Field Battery attached to the Nagpore Irregular Force, has this day re-ported his arrival, and assumed Command of the Battery from Lioutenaut Wood, Second in Command of the Nagpore Irregular Force.

31st January 1855.—Captain L. H. H. Helland, of the 37th Regiment Madras Native Infantry, (Grenadiers,) appointed by G. G. O. No. 1305, of 22nd December 1854, to be a Commandant of Infantry in the Nagpore Irregular Force, has this day reported his arrival at Head-Quarters, and assumed Command of the 1st Regiment of Infantry, Nagpore Irregular Force, from Lieutesant J. J. Fulton, the Acting Adjutant of the Corps.

The under-mentioned European Non-Commissioned Officers, placed under the orders of the Officiating Commissioner of the Province of Nagpore, by G. O. C. C., Fort St. George, 13th of December, are posted as follows, with effect from this date, the date on which they reported themselves at the Head Queeters of the Force :---

jeant-Major.

jeant-Major.

To the 3rd Regiment Nagpore Irre-

gular Infantry, as Ser-

ment Nagpore Irregu-

To the 1st Regi-

From what Corpr Seiburd.

ierjeant Joseph Knowles,
2nd Madras European
Light Infantry,

To what Corps posted.

To the 1st Regiment Nagpore Irregular Infantry, as Ser-

orporal Samuel Sidwell, 2nd Madras European Light Infantry,

Lance Corporal William Wood, 2nd Madras European Light Infantry, lar Infantry, as Quar-ter-Master Sericant

16th March 1855 .- Mr. Assistant Surgeon 9 J. Wyndowe, of the Madras Army, placed temporarily at the disposal of the Officiating Commissioner of the Province of Nagpore for service with the Nagpore Irregular Force, by the Brigadier Commanding at Kamptee, is posted to the 2nd Regiment of Infantry and directed to proceed to Chandab, reporting his arrival to Captain W. G. Arrow. Mr. Assistant Surgeon Wyndowe will also afford Medical aid to the Civil Establishments in the Chandah District.

Rough Rider Edward Manuel, of the D Troop of Madras Horse Artillery, placed temporarily at the disposal of the Officiating Commissioner of the Province of Nagpore by the Brigadier Commanding at Kamptee, is posted to the Horse Field Bat-tery as Rough Rider and Farrier Serjeant, with effect from this date.

2nd April 1855.—Mr. Assistant Surgeon S. J. Wyndowe assumed Medical charge of the 2nd Regiment of Infantry, Nagpore Irregular Force, on the 25th ultime.

R. J. H. BIRCH, Colonel, Secy. to the Govt. of India, Mily. Dept., with the Governor General.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 28th June 1855.

No. 584 of 1855.—The following Notification issued by the Honorable the Lieutenant-Governor of Bengal is published in General Orders:—
The 23rd June 1855.—Surgeon A. Wilson to

be Civil Surgeon of Moorshedabad.

Assistant Surgeon W. J. Palmer to officiate as Civil Amstant Surgeon of Nuddea during the

absence of Dr. Archer, or until further orders.

Assistant Surgeon S. G. Chuckerbutty, M. D. to be Assistant Physician to the Medical College Hospital.

No. 685 of 1855.—The following Order house.

by the Resident at Hyderabad is confirmed:

No. 139, deted 18th June 1855.—With reference to General Order No. 17, deted 15th January 1855, Lieutenant Murray will be considered as having received Company of the 3rd Cavalry from the 18th January 1855.

No. 686 of 1855.—The Honombie the Deputy Governor of Fort William is pleased to promote Havildar Sewnarain Sing, of the Calcutta Native Militia, to the rank of Jemadar, from the 1st May 1855, vice Shaik Chand, invalided.

Fort William, 29th June 1855.

No. 687 of 1855.—Surgeon John O'Dwyer, of the Medical Department, Garrison Surgeon, Fort William, is permitted to retire from the Service of the East India Company on the pension of & (300) three hundred per annum, from the date of sailing of the Steam-ship Bentinck in July 1855.

No. 688 of 1855.—Major John Hunt, of the 22nd Regiment Native Infantry, is permitted to retire from the Service of the East India Company on the pension of a Lieutenant-Colonel, from the 15th May 1855.

No. 689 of 1855.—The Hon'ble the President of the Council of India in Council is pleased to make the following promotions:-

22nd Regiment Native Infantity.

Captain and Brevet-Major James Grant to be Major, Lieutenant William Domett Morgan to be Captain of Thomas to be Lieutenant,

From the 15th May 1855, in succession to Major John Hunt, re-

No. 690 of 1855 .- The Most Noble the Gevernor General of India in Council is pleased to establish the following Rules for Officers serving Regimentally with Contingents and with Local or Irrogular Corps, whether Cavalry or Infantry:-

The Commandants, Seconds in Command, and Adjutants of all such Corps, without distinction, will, when ordered to join their own Regiments on active service, he allowed the full or half nett Staff-pay of their appointments, under the rules which regulate the like indulgence to Staff Officers in similar circumstances.

2. During leave of absence the same Officers, as well as the Medical Officers of the Corps above mentioned, will be restricted to the Pay and Allowances of their regimental rank.

3. The situation of Commandant and Second in Command in Local and Irregular Corps and Contingents are classed with those Staff Appointments which disqualify Cavalry Officers for the Cavalry Scale of Horse Allowance from the date of assuming their duties, and throughout their subsequent

tenure of the situations, including periods of leave.

This order is applicable to the three Presidencies, with effect prospectively from 1st October 1855, so that Officers concerned, who may obtain leave subsequent to 30th September next, will be subject to the rules now published.

No. 691 of 1855 .- The under-mentioned Medi-

cal Officer is permitted to proceed to Europe on furlough on private office:

Assistant Surgeon James
McGrigor Misclagan, M. D., of without par-

F. D. ATELESON, Offg. Bogy, to the Geothers, Bullet,

Opinm Rotification.

Notice is hereby given, that the Seventh Sale of Opium, the Provision of 1853-54, will be held at the Exchange Hall, on Monday, the 9th July 1855, at 11 A. M., and will comprise 4,440 Chests Poiz.

Behar Opium,				3,045
Benares dittô,			++-	1,395
Total Che	eeta,	***	* + *	4,440

- 2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 6th December 1854, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 14th and 25th July 1855, respectively, (the 24th July being a heliday) that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for deposit, in redemption of Promissory Notes given by Purchasers at the Sale, will be received after 4 P. M. of Saturday, the 14th July 1855, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 P. M. of Wednesday, the 25th July 1855.
- 4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium, of 1853-54, will be brought to Sale in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of alterng these dates, should circumstances render it expedient to do so:—

,	Behar, about Chests.	Benares, about Chests,	Total, about Chests,
Just about Friday, 10th August 1	3,045	1,395	4,440
Ja or about Monday, 10th Sep-	8,045	1,395	4,440
In or about Thursday, 11th October 1856.	8,043	1,896	4,440
On or about Monday, 12th No-	3,045	1,895	4,440
On or about Monday, 10th De- cember 1656,	3,060	1,429	a 4,479
Total,	16,930	7,609	29,289

By Order of the Board of Revenue,

H. V. BAYLEY,

Offg. Junior Secretary.

The Risk Lang 1855.

Treasury Botice.

Whereas the sum of (Ra 452-15-2), Four hundred and Fifty-two Rupees, fifted annas and two pie is now in Deposit in this Treasury, being the amount of a cancelled Draft, No. 4, of 1847-48, dated 12th November 1847, drawn by the Deputy Collector of Bareilly on the Collector of Allaha's bad, in favour of Lieutenaut Drummond: this is to give notice, that any person who is duly authorised to receive the amount of the said Draft is required to apply within three (3) months from this date; to the undersigned, and to prove his authority for receiving the money, in default of which the said item will be carried to the credit of Profit and Loss.

GEO WYATT.

Deputy Collector in charge of Treasury.

BARBILLY COLLECTORATE; The 19th June 1855.

Calcutța Collectorate Potics.

1. Whereas, under the Orders of Government No. 505, of the 4th April 1855, communicated to this Office by the Commissioner of the Nuddea Division, Rule 3rd of the Canal Demurrage Rules, of the 22nd August 1853, having been modified, the modified Rule is hereby published for the information of the public:—

MODIFIED RULE.

2. "Boats undergoing repair in the Docks "adjoining the Circular Canal, or in such places "adjoining the Eastern Canal, as may be appoint"ed by the Collector, shall, while so undergoing "repair, be charged at the rate of one-sixteenth of "the demurrage prescribed in Rule 2nd."

3. To prevent any misconstruction of the modified Rule, it is hereby explained, that in the case of a Boat of 1,000 maunds, the owner would pay Rupees 5 for admission into the Canal and be allowed nine days, within which it must pass out, or pay demurrage at the rate of Rupees 2-8 per diem. In the event of the Boat requiring repair, and resort being had to the Dock for that purpose, the charge will be, under the present Rule, 10 Annas per diem, or Rupees 6½ for 10 days, but under the modification now sanctioned, it would be 23 annas per diem or Rupees 1-9 for the 10 days.

4. The local Officer in charge of the Docks will grant Admission Tickets to the Docks from the 1st August 1855. The Tickets will be numbered in the Collector's Office. The first-half will be cut off and given to the owner of the vessel entering the Dock, and the second-half or counterpart, with the Canal Ticket held by him, will be returned to the Collector's Office, where it will remain in deposit until the owner wishes to take his Boat out of the Dock. On the day before that date, he will apply to the local Officer, who will obtain the return of the Canal Ticket, and having noted on its reverse the date of exit from the Dock, will return it to the owner or manager, taking back the first-half of the Dock Ticket from him and sending it to this Office.

KYLASCHUNDER DUFF,
Officiating Collector.

CALCUTTA;
Collector's Office,
The 22nd June 1855.

No. 1426.

Botification.

With reference to an Extract from the proceedings of the Hon'ble the President of the Council of India in Council, in the Financial Department, No. 1701, dated 25th April 1855, the undersigned requests that in submitting applications for Feusions on behalf of Uncovenanted Servants, the Hends of Offices shall be pleased to state, after an inspection of their respective Establishment Rolls, whether the service of each of the applicants was continuous or not, and if not, for how long he was unemployed, and under what circumstance, and to submit the Pension Roll of the applicant according to the annexed amended Form, so as to include the requisite information, in additional columns, in every instance.

W. P. PALMER,

Civil Auditor.

FORT WILLIAM; Ciril Auditor's Opice The 14th June 1855.

4.

AMENDED FORM.

Register of an Application for a Superannuation from the Establishment of preferred under the Rules passed by Government under date

Number on the Teachtl. Rect. Rec	fame of the person by whom the pen sion is applied for, with the name of his father.	Number on the Tetabilishment.	a of Applicant's person.	man	Are of Applicant at the time of application.	46 er Tribe.	Whate residing.	doyment.	Specification of sorvion	Total period of service.	errise, continuous or not.	Row lane wheniployed and under what circumplanees.	Date of application to dovernment.	Average salary or authorized official ab- lowatest per men een for the five years proceding the date of application.	Ralary or authorized official allowance yer recuses at the time of application	of the grounds of application.	Remarks by the Read of Office.	Proposed amount of pendon per mensen.	1 199	orerandeht.
Here exter the denominal grander of Office which the filled, wa shot the rate of meeting drawn by him dud meeting kiled by him dud	4	Number on	Edentification	Feet. Instress	fortshy.	Religion, Ca	Province. Pergurnah.	Present elm		Years.	Applicant's	How lane w	Date of app	Ropees	Rupecs. Annas.		Remarks by	Bupees.	Pie.	Orders of Government
			3° 70°						eater the departions or of Office which the Les about of the of a y drawn by him to the filled by him duri		-	4		1 1.19						

In the Supreme Court of Judicature at Fort same a little more or less, and butted and bounded William in Bengal.

IN EQUITY.

Rubkieson Mitter and

To be SOLD pursuant to a Decree of the Supreme Court of Judica-Mitter Harrischunder ture at Fort William in and others, and the Bengal, made in the other Causes. bearing date the 19th day of January 1841, with the approbation of John Cochrane, Esq., the Master of the said Court, at his Office in the Court House, in the Town of Calcutta, on Monday, the 23rd day of July next at the hour of twelve o'clock in the noon, the following houses and lands, that is to say :

Lot No. 1. - All that undivided one-anna and eight pies share of the late Copeemohun Mitter. deceased of and in the Bazar or Market commonly called Chandney Choke Bazar, and of and in the proce of ground thereunto belonging, containing by estimation ten biggahs, be the same a little more or less, situate in Dhurmtolloh, in Calcutta; the annual rents and profits of which share are Company's rupees 1,520 or thereabouts.

Lot No. 2.-All that undivided one-third share of the said Gopcemolum Mitter, deceased, of and in that piece of land commonly called Postah, situate at Burrabazar, Durmahattah, in Calcutta, together with several Godowns, containing by estimation two biggahs and ten cottahs, be the same a little more or less, and butted and bounded as follows:—(that is to say,) on the East and West by the Company's road; on the North by the Postah and premises of Sumboo Haldar, and on the South by the premises of Boycauntnauth Doss and Hurris Chunder Dose; the annual rents and profits of which share are Company's rupees 710 or thermbouts.

Let No. 3 .- All that undivided one-half share of the mid Gopeemohun Mitter, deceased, of and in all that piece of land and tenanted ground situate at Baugbazar, Rajah Rajbullub's Street, in Calcutta, containing by estimation six cottabs, be the same a little more or less, and butted and bounded as follows :- (that is to say,) on the West by the Chitpore Road; on the East by the house and premises of Brijomohan Mitter; on the North by the Company's public lane, and on the South by the house and premises of Muddenmohun Bonnerjee; the annual rents and profits of which share are Company's rupees 90.

Lot No. 4.-All that undivided one-third share of the said Gopeemohua Mitter, of and in the piece of land or tenanted ground situate at Shampooker, in Calcutta, containing by estimation two biggahs, be the same a little more or less, and butted and bounded as follows:—(that is to sky,) on the East by the Company's public drain, on the West by the Company's public road; on the South by the tenanted ground of the late Rajah Rajkistno Bahadeor, and on the North by a lane; the annual rents and profits of which share are Company's rupees 60.

Lot No. 5.—All that undivided one-third share of the said Gepeemehun Mitter, deceased, of and in the lower-roomed house situate at Chandney Choke, commonly called Nathe Shaik's Batty and the land whereon the same is erected and built, containing by infimation three cottahs, be the

as follows:—(that is to say,) on the East by the public road; on the West by the house and premises of Mr. Maddock; on the Marth by the Godown of Bhokmauth Saha; and on the South by the Godown of Nilmoney Saha; the annual rents and profits of which share, to Company

Lot No. 6.-All that undivided one-half shar of the said Gopeemolom Mitter, of aid in tha upper-roomed brick-built messuage, tenement o dwelling-house, commonly called Kistnocaun Mitter's Batty, situate at Baughazar, in Calcutta together with the piece of ground there unt belonging, containing by estimation one laggah, h the same a little more or less, and butted an bounded as follows :-- (that is to say,) on the Easby the house and premises now or late of Bhoyrub chunder Chuckerbutty; on the West partly by Rausmunchup or Temple of Sri Sri Muddenmohun Takoor, and partly by the house and premises of the said Khettermoney Dossee and Regeomoney Dossee; on the North by the Tank of Hurlolf Mitter, and on the South by the house and premises of Hurrochunder Chackerbutty.

Lot No. 7.—All that undivided one-third share of the said Gopeemohun Mitter, of and in that apper-roomed brick-built messuage, tenement or dwelling-house, situate at Baughazar aforesaid, together with the piece of land thereunto belonging, containing by estimation six cottahs, be the same a little more or less, and butted and bounded as follows:—(that is to say,) on the East by the house and premises last aforesaid; on the West and North by the house and premises of Hurloll Mitter, and on the South by the said Temple or Rausmunchup; the annual rents and profits of which share are Company's Rupees 120 or thereabouts.

Lot No. 8 .- All that undivided one-half share of the said Gopeemehun Mitter, of and in that piece, or parcel of land or garden ground situate at Pykparrah, in the Twenty-four Pergunnahs containing by estimation seven biggalis, more or less, and butted and bounded as follows: -(that is to cay,) on the East by the Company's Garden; on the West by the premises of Madabchunder Bose; on the North by the garden ground of Callachand Sirear, and on the South by the house and premises of Hurrypersaud Ghose; the annual rents and profits of which share are Company's Rupees 14 or thereabouts.

Lot No. 9 .- All that undivided one-third share of the said Goneomobus. Mitter, of and in that talook called Butrah, situate in the Districts of Hooghly and Burdwan in the Province of Bengal, e annual Government Revenue of the whole of the said talook is Company's Rupees 3,570-8-3; and the annual rents and profits of the said share are Company's Rupees 235.

Further particulars and the Conditions of Sale may be had at the Master's Office, or of Mr. Paul, Attorney for the Complainant.

JOHN COCHRANE,

Master.

P. J. PAUL, Attorney.

CALCUITA; Supreme Court, Master's Office, The 25th June 1866.

To BE SOLD pursuant to a Decree of the Supreme Court of Judicature, at Fort William in Bengal, bearing date the 14th day of May 1855, in a certain Equity Set, wherein Cheedam Chunder Ghose is Complainent and Bhoyrubbee Dossee, Cumul-money Dossee, and John Cochrane, Esquire, Official Assignee of Empharain Ghose, an Insolvent, are Defendants, with the approbation of John Cochrane, Esquire the Master of the said Court, at his Office in the Court House; in the Town of Calcutta, some time in the month of August next, of which due notice will be hereafter given, one house in Goal-tella, in Jaun Bazar; two houses in Pattertella, in Jaun Bazar; and a piece of Tenanted Land in Toltollah, belonging to the Estate of Buddinauth Ghose, deceased. Particulars of property and the conditions of sale may be had at the Master's Office, or at the Office of Mr. Auley, Attorney for the Complainant.

JOHN COCHRANE.

Master.

CALCUTTA; Supreme Court, Master's Office, The 15th June 1855.

WITH reference to the Advertisement in the Calcutta Gazette of the Twenty-seventh June instant, headed " Reward of Company's Rupees One Hundred," and announcing an alleged loss by Baboos Gungapersaud Gossain and Gopeekisto Gossain, of Sreerampore, of certain Company's Papers therein enumerated, Notice is hereby given, that the said Company's Papers, one and all, belong to, and are the sole and separate property of, Sreemutty Harramoney Dabee, the Sister of the said Baboos Oungapersaud Gossain and Gopea-kisto Gossain, and the elect Daughter of the late Baboo Roghooram Gossain, and that the said Company's Papers are not lost, but are in her sole and exclusive possession; and although the same stand in the names of the said Gungapersaud Gossain and Gopeekisto Gossain, yet it is but in trust for the said Sreemutty Harmmoney Dabee alone; and neither the said Gungapersaud Gossain and Gopeekisto Gossain, nor any one else, has any interest whatever in the said Company's Papers, or any of them, and these facts are well known to the said Gungapersaud Gossoin and Gopeekisto Gossain, and the statement contained in the said Advertisement of the said Papers, belonging to the said Gungapers and Gossain and Gopeckisto Gossain and Gopeckist sain, is wholly untrue.

OWEN & BONNERJEE. Attorneys for the said constity Harrramoney Dabes.

Calcutya, The 28th June 1855.

In the Supreme Court of Ludiosture at Fort William in Bengal.

In Equity.

Charles Swinton Hogg, Administrator General of Bengal,

Hurrydoss Dutt, Sree Mutty Joymoney Dossee. Muddossoodun Dutt, Joygoppil Sein, and Boycauntananth Sun.

Notice is hereby given, that on the Fifth day of June meters, a Writ of Injunction was settled out of and under the Beal of this Court in the above

Suit, restraining the said Defendants from negociating, selling, pledging, or in any way parting with or disposing of any of the Company a Papers of the dates, numbers and amounts following, that is to

No.	6177	٥f	11087	οľ	1889-8	3	for	Bicos.	Ra.	10,000
No.	6587	οľ	6935	υľ	1882-3	18	for			6,000
No.	19067	οť	9665	nf	1882-8	88	for	10	-	1,500 (
N_{tl}	212	οſ	3567	ρf	1835-	36	for	Ço,'a	Rı.	1,800
No.	690	of	2389	of	1895-	88	for	94		10,000
No.	6986	of	15287	of	1888-	30	for			2,900
· No.			15884							10,000
No.	8152	οť	11155	of	1850-	84	[mg	**		5,000
No.	6535	of	4231	of	1835-	36	for	Con	Rs.	4,000
No.	8537	οľ	4231	οľ	1835-	36	for	**		4,000
No.	9250	of	17065	of	1835-	34	िता	71		4,000
N_{0s}	3494			οť	1685-	36	for		•	5,000
No.	992	of	6172	٥ſ	1842-	43	for	11		4,000
No.	7048			οľ	1842-	43	for	48		7,000
No.	5304			φſ	1635-	86	for	,,		5,000
No.			16424					-		- 2,700
No.	GGRR	σF	13431	of	1895-	ĄĢ	for	99		2,000
No.	2122			of	1842-	43	for	-	•	\$,000
₩o.	2491			οſ	1842-	48	for	wh		6,000
No.	614	σŧ	8081	ρſ	1842-	43	for	44		8,000
Nω	8386			of	1842-	43	for	'n		4,000
No.	2209			οľ	1842-	43	for	71		3,000
No.	1147	οſ	7202	ពវិ	1842-	43	for	13		2,000
No.	1605			of	1042-	43	for	9.9		1,500
No.	3960			οf	1842-	43	for	11		1,000
No.	5581			φſ	1842-	43	for	-		500
No.	16827				1 F 32-				R	5,900
No.	30231	of	18506	of	1849-	43	for	10		3,900
No.	10426			of	1832	38	for	и		2,500
No.	\$598			of	1682-	83	for	- 19		1,000
No.	816				1842-			Co.'s	Rs.	25,000
No.	1844	φſ	5097	of	1842-	h	for	100		2,000
No.	1262	οſ	7791		1842-			***		1,000
No.	1263	of	7791	of	1942-	43	for	1		1,096
No.	8640	of	-		1835-					4,000
No.	239	of	1116	ol	1835-	30	for	19		800
No.	452	of	10323	of	1885	26	for	' н		2,700
No.	11184	of	8620	of	1885-	30	for	н		2,800

The Public in general, and Brokers and Dealers in Government Securities in particular, are therefore cautioned against purchasing or advancing money on the Security of, or otherwise negociating any of, the above-mentioned Government Securities.

> SMOULT AND DENMAN, Plaintiff a Attorneys.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Charles Blunt, late of Agra, but 30th day of June in-now of Burra Eazar, in stant, it was ordered Calcutta, and lately a Section Writer in the Section Judicial and Revenue Department, North-Western Provinces, Agus, an Insolvent. vent should then attend to be summined by the

said Court.

On Wednesday, the that the matters of the petition of the said Insolvent should be heard on Saturday, the 4th day of August next, and that the said Incol-

Downing, Attorney. Chief Clark's Office, 25th Am In the matter of Henry On Monday, the 25th Gorton, of Entally, in day of June instant, it the suburbs of Calcutts, was ordered, that the Broker, an Insolvent. matters of the petition On Monday, the 25th of the said Insolvent should be heard on Saturday, the 14th day of July next, and that the said Insolvent should then attend to be examined by the said Court.

Abbott, Attorney.

Chief Clerk's Office, 26th June 1855.

In the matter of Robert) Hornidge Buckland, lately carrying on trade and business as a Merchant, and Trader in Produce, at No. 12, Swallow Lane, in Calcutta, and next; and that the said at present residing at Insolvent should then attend to be examined Calcutta, an Insolvent by the said Court.

On Thursday, 21st day of June stant, it was ordered, that this matter should be heard on Saturday, the 1st day of September

Wight and Orr, Attorneys.

lege and Contributor to the Hurkaru, Mofussilite and Morning Chro-Insolvent. o'clock in the foreneon.

In the matter of William Notice, that an ap-Harris, of Dacro's Lane, in Calcutta, formerly a Lieutenant in Her Ma-jesty's Service, and late-ly a Teacher at the Hin-doo Metropolitan Col disposed of by the Acting Commissioner of the Insolvent Court, on Frinicle Newspapers, an day, the 6th day of July next, at the hour of 10

"Any Creditor of the said Insolvent, "desirous of opposing such application, must "appear before the said Court at the time and "place aforesaid."

Oshme and Barrow, Attorneys. Chief Clerk's Office, 28th June 1855.

In the matter of Francis Notice, that an appli-Martin, of Serpentine cation for an ad interim Lane, in Calcutta, an protection order has been Assistant in the Bengal this day made by the Secretariat Office, an said insolvent, and that Insolvent. | such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday, the 6th day of July next, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the eaid Insolvent, "desirous of opposing such application, must appear before the said Court at the time and "place aformald."

Insolvent in person.

Chief Cleffer Office, 29th June 1855.

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee, and Matabangah Rivers on the 22nd June 1855.

Names of Rivers.	Dep	illest oth of ster.	Where Shallowes.
	F		<u> </u>
Bhaugiruttee River.		·	
At its entrance,	7	0	
Below the entrance,	7	0	
From thence to }	8	6	At Calloopore.
From Jungypore to } Sadduckbaugh, } From • Sadduck-)		6	, Rajarampore.
baugh to Ber-	3	4	" Berhampore.
From Berhampore	3	0	" Chayteeny.
And from Cutwa to Nuddea, }	2	9	Kobcerajpore.
Jellinghee River. †			
At its entrance,	Ó	2	1
From thence to)		2	At Dyrampore.
Bausemarree, }			
to Teeahkattah,	1	4	" Ootumpore.
From Teealskattah) to Sonatullah,	2	6	" Boyarbandah.
And from Sonatullah to Moisgunge,)	3	0	,, Debbeepore.
Matabangah River.‡			
At its entrance,	10	8	
From thence to	8	0	At Poalberriah.
Haut Boleah, & f	6	6	" Bolcah Entrance
to Katchikattah,	4	6	"Bhaugberriah.
From Katchikattah	3		Above Tahldah.
to Kishengunge, []	4	70	**************************************
And from Kishen- } gunge to Scobpore, }	4	0	At Pabacolly,

Height of water on Gauge at Berhampore, on the 22nd June 1866, + 1 foot 11 inches.

J. LANG.

Supat., Nucleos Rivere.

Kishnoghur, 27th June 1855.

e This liver opened on the 22nd June 1986.

² A ries of the best at Robert Betricus.

Internal Steam Navigation, Dacca and Assam Line.

Under the QN are of the Honble the Licutenant-Governor of Bingal, the following reduced rates of charge on account of Deck-passengers on the Government Boats-Toployed in the moove navigation, are published for general information:—

•			
From Calcutta	Ra	As.	P_{\star}
To Burrisal,	9	0	0
, Dacca,	3	0	0
"Scrajgunge,	4	0	0
" Dewangunge, and as a second	4	8	0
, Bugwah,	5	0	0
" Gowalparali,	5	8	0
,. Gowahatty,		0	0
" Tezpore,	7	0	0
" Bisnath,	7	8	0
"Sibsaugor,	8	0	0
Debroghur,			0
"Suddya, i	8 1	12	0
The charge for the neturn removes			4h

The charge for the return voyages will be the same as above :---

The amount of passage between intermediate Stations will be in proportion to the foregoing scale; for example, the charge for Deck-passage from Bugwah to Gowahatty will be one rupee, that from Bugwah to Sibsaugor three rupees.

The above reduced rates will be in force from the 1st proxime.

By Order of the Superintendent of Marine, (Signed) J. SUTHERLAND,

Offg. Scoy.

PORT WILLIAM;
MARINE SUPPL'S OFFICE,
The 31st May 1955.

Mercantile Bank of India, London, Calcutta and China Branch.

RATES OF EXCHANGE

ON LONDON JOINT STOCK, BANK.

		d. d.
At	6 months' night,	2 1 per Rupee
At		2 0
At	3 months' night,	2 03 _
At	2 months' sight,	2 0
At	30 days' sight,	2 0L ,,
4.4	3 days' night.	

The Bank grants Drafts and Letters of Credit on the Head Office at Bombay and on its Branches and Agencies at the following places, London, Ceylon, Canton, Shanghai, Messra. Onchterlony & Co., Madras. Bills collected at any of the above places at a uniform charge of 1 per cent., including postages.

For the convenience of parties travelling through Europe, Egypt and the Australian Colonies, the Bank issues Circular Notes payable in all of the principal towns in those countries.

The Bank will act as Agents for the purchase or sale of Government Paper, Bank Stock and other Securities. Draw Interest and Dividends rayable in Calcutta, when due. Commission charged 1 per cent.

No charge made when the proceeds of sale or amount of Intepert or Dividends drawn is remitted in the Bank's Bills.

Government Paper and other Securities received for safe oustody and for which an acknowledgment will be given. When the property is returned, a Commission of 1 per cent, will be charged.

Rates of Interest allowed

On Deposits subject to

3 mouths' notice of withdrawal,... 4 por Cent. per annum
6 Ditta, 5 "
12 Ditto, 6 "

Notice may be given when the money is lodged or at any time thereafter, but will be dispensed with in cases when the money is to be remitted through the Bank.

Current Accounts kept and on Balances of Rs. 500 and upwards, Interest at 2 per cent, per annum, will be allowed.

D. T. ROBERTSON,

Manager.

Calcutta,
1st February.

N. B.—Hours of business, 10 A. M. to 4 P. M. On Saturdays 10 A. M. to 1 P. M.

Annton and Sastern Banking Corporation.

REFERENCE to the Government Notification, No. 5, dated Fort William, Financial Department, 24th January 1855, giving notice of the intention of Government to withdraw the authority hitherto granted to the Government Agent at Fort William, and to the Accountants General and the Sub-Treasurers at Fort Saint George and Bombay, to act as Agents on behalf of Proprietors of Government Securities, or Shares in the Capital Stock of the Banks of Bengal, Madras or Bombay respectively.

THE LONDON AND EASTERN BANKING Conporation offers to receive charge and undertake the safe custody of any Government Securities and Certificates of Shares in the Bank of Bengal, and other local stock, which the Proprietors may wish to deposit with the Bank; and will receive the interest on such Government Securities, and the dividend on such Bank-share certificates, and other local stock, as it falls due, and other remit the amount of such Interest and Dividend to England in Bills of the Bank, or pay the amount as Proprietors may desire.

The London and Eastern Banking Corporation will also receive remittances for investment in Government Securities, Bank of Bengal Shares, and other stock, and will negotiate the sale of such Securities and stock, when required to do so.

One quarter per cent, commission will be charged on the sale or purchase of Government Securities and Bank stock, &c., and on realizing Interest and Dividends. But when the proceeds of Government Paper or other stock, or the Interest of Dividends on the same, are to be remitted through the Bank, no commission will be charged.

J. MACERLAR, Manager, Calcutta Branch.

Agra and United Berbice Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th Jamery 1855, signified its intention to dissolve its existing connexion with the Government Agency, the AGRA AND UNITED SERVICE BANK will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta,

or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Share's sold, or of Interest and Dividends realized, are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will

be l per cent.

Francis R. Neilson,

Secretary.

No. 2, Council-House Street,) Calcutta, 30th January 1855.)

Aucobenanted Aerbice Family Pension Sund.

THE undersigned having intimated his intention to resign the office of Secretary to the Fund, from the 1st proximo, and Mr. C. Crichton having been appointed by the Directors to fill the vacancy, it is hereby requested that all Communications from and after that date, on the business of the Fund, be addressed to Mr. Crichton, at the Fund Office, No. 4, Dacre's Lane, Calcutta.

By order of the Directors,

H. Andrews,

Secretary.

Uncord. Service Family Pension Fund Office, The 28th June 1855.

(In the Press.)

ON FLOWERS AND FLOWER-GARDENS. By D. L. RICHARDSON.

Price One Rupee.

[The work will extend to about 100 (or more) closely printed octave pages. There will be a lew lithographic drawings illustrating the Language of Flowers, and an Appendix of Practical Instructions and useful information respecting the Anglo-Indian Flower Carden.]

The above work is founded on an article birst published in the Calcutta Literary Gazett, but the text has been since so greatly enlarged, and so copiously illustrated with additional quotations from the British Poets that it may be regarded as a new work. As only a comparatively small number of copies will be printed, subscribers are requested to send in their names without delay to the publishers, Mesers. P. S. DeRozario and Co. Tank Square, Calcutta.

Abbertisement.

ANY person having it in his power to afford information regarding a Certificate, No. 1028, of the Madras Equivable Assurance Society, for Rupees 2,000, on the life of 1) - life Lieutenant Edward John Bamford, of the 25th Regiment Madras Native Infantry, is requested, to communicate on the subject with the Secretary is Government, Military Department, Fort St. George.

Reward of Company's Rupees 100.

Notice is hereby given, that the following Company's Papers, belonging to Labous Gungapersaud Cossain and Gopeckisto Gossain, of Seranquers, have been just. Any person who shall produce the same to the above parties will receive the above reward:—

Two Four per Cent. Notes of Sa. Rs. 500 each, v/z.:

No. 11505 of bit May of 1832, for Sieca Rupees (50)
500
500
Sieca Rupees, 1,000

Seven Four per Cent. Notes, of Co.'s Rs., respectively:

No.	5601	of let Febr	чину	of 1813,	5,090
и	3839	of alst Ma	rch	1836,	5,000
11	4461	dino dit	(to	ditto,	JB1163
**	10730	ditto dit	lto	ditto,	1,000
**	15065	ditro di	tto	diffusion as a second	700
,.	6180	alitto calti	Hi	rlitte,	500
19	15060	बीधक ^{हे} वी	(Jo	ditto,	500
				Company's Rupees.	131,700

NOTICE is hereby given, that the following Government Promissory Note, belonging to Baboo Anundeboniar Chowdry, of Shergotty, has been stolen from his premises, viz. :--

A Five per Cent. Promissory Note, No. 1770, of 1854-55, for Co.'s Rs. 4,000.

LOST.—Left-hand half of a Bank of Bengal Note, No. 33958, for Company's Rupees (50) Fifty the payment of which has been stopped at the Bank.

LOST.—Right-half of a B. B. Note, No. 12164, for Co.'s Rs. 10, notice given to the Bank,

[944]

Bost Office Notifications.

Statement showing the Time occupied in transit and the average rate of travelling of the Mails of the Post Roads in Bengal in the 1st Quarter of 1855.

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Under Scinde.

H. B. RIDDELL, Diggetor Comment of the Print Manager Lands,

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No. 162. OVERLAND MAIL

THE Overland Mail vid Marseilles and Southampton, and the intermediate Ports, (Madras, lon, and Aden,) per P. and O. Co's Steamer Bentinck, will be closed at this Office on Buesday, the

Letters for the United Kingdom, directed vid Marseilles, cannot be pre-paid in this Cour

Pre-payment of Steam Postage on Letters vid Southampton is optional.

Steam Postage on all Letters for Foreign Europe vid Maraeilles or vid Trieste, and for the Un Kingdom vid Trieste, as well as for places in the Mediterranean, Egypt, and Suez, must be pre-pa

but Letters for Foreign Europe via Southampton cannot be pre-paid.

Letters for the United Kingdom, directed via Trieste, if posted unpaid, (or insufficiently 1 by Stamps,) will be forwarded to London vid Marseilles. Those for Foreign Europe will be sent London vid Southampton, bearing the full amount of Postage due thereon, and Letters for places Egypt and the Mediterranean will be detained and treated as unclaimed Letters.

No money will be received in payment of Postage, which must be paid by Stamps.

Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong, despated by the P. and O. Co.'s Steamer, are chargeable with Steam Postage, the pre-payment being option Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Sash at t

Letters for the Mauritius and the Australian Colonies are chargeable with Steam Postage, must be pre-paid. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to paid in Cash at time of nesting.

Letters for Ports in China (except Hong-Kong.) Manilla, Batavia, Java, Bourbon, or any place a British possession, must be pre-paid by Steam Postage, Newspapers at 9 pic each, and Price C rents I anna and 6 pie each.

Only one paper can besent in one cover.

FORT WILLIAM: General Post Office, The 20th June 1855.

. C. K. Dove, Deputy Post-muster General

No. 172,

NOTICE is hereby given, that an After-packet for the P. and O. Co.'s Steamer Bentinek will; made up at this Office on Wednesday, the 4th proximo, at 12 noon, with the chance of overtaking by

FORT WILLIAM; General Post Office. The 21st June 1855.

C. K. Dove, Deputy Post-master General.

N. B.—The Public are particularly requested to observe, that in addison to Steam-postage, to Inland-postage to Kedgeree must be pre-paid at the following rates:-

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And for every Tolah, or fraction of a Tolah, above two Tolahs, two additional annas, Letters sent after 12 o'clock for the purpose of being posted will not be received under ag circumstances.

No. 751.

Antice.

ALL Parcels sent by the Government Bullock Train, which are not claimed and taken away either by the parties to whom the same are addressed, or the parties sending the same, within twi calendar months from the date of the arrival of such Parcels at their respective destinations, will, after the expiration of that period, be advertised, and after the expiration of aix calendar months from the the expiration of that period, be advertised, and after the expiration of aix calendar months from the date of advertisement, be sold without further notice by Public Sale, under the order of the Post-master General of Bengal, or of Post-masters of Divisions or Stations, and the proceeds arising from such Sales will be appropriated by Government without further notice to any party inserested, and neither the sender, nor the addressee of any Parcel, which shall be so sold as aforesaid, nor any person or persons on his behalf, shall have any right, title, claim or demand whatsoever, either at lew or in equity effect the expiration of the period hereinbefore mentioned, to recover from Government either the Parcel, or its contents, or the value thereof, or the sum, or any part of the sum realized on the Sales. Parcel, or its contents, or the value thereof, or the sum, or any part of the sum realized on the Said thereof as afbressid.

J. R. BUBLION BERNETE. Post-master General of Bengal

CALOUTTA, The loth women that

949

No. 190.

OTICE is hereby given, that the Mails for Artagan, for transmission per H. C. Steamer Fire Queen ie closed at this Office on Saturday, the 30th instant. C. K. Boye,

Deputy Post-master, General.

CALCUTTA; ral Post Office, 26th June 1855.

No. 189.

NOTICE is hereby given, that the Mails for Rangoon and Moulmein, for transmission per H. C. mer Tenasserim, will be closed at this Office on Wednesday, the 4th proximo.

C. K. Dove, Deputy Post-master General.

Fort William. eneral Post Office, he 29th June 1855.

No. 808.

Betice. THE Bublic are hereby informed, that under orders of the Director General of the Post Office in a, the Mid-day Mail despatch from Barrackpore will be discontinued from the 1st proxime.

J. R. BURLTON BENNETT,

Post-master General of Bengul

CALCUITA, : 21st June 1855.

Packets for the reception of Letters by the following Skins are open at this Office.

unce of Vessels.	Agents.	Intended Dopurture.	For what Port.	Touching at . Hemark
	Masses. J. Borradatle and Co.,	30th June 1855,	Cape.	
mer Fire Queen	Honorable Company,		Arrecan.	
mer Tennsserim		4th ditto, .	Rangoon & Moulmain,	
	P. & O. S. N. Company,	4th ditto, .	. duez, ··	Madras, Crylon & Aden.
rasi, n	Mosos, May, Pickford	4th ditto, .	. Mauritius.	
balidar,	Ditto,	7th ditto, .	London.	
700 ₅	Nicsers. Stowert and	In a few days, .	. Sydney.	}

C. K. Dove, Deputy Post-master General.

CALCUITA; General Post Office, The 29th June 1855.



SUPPLEMENT TO

The Calcutta Gazette,

Mublished Authority. b p

SATURDAY, JUNE 30, 1855.

Land: Sale Notices.

NOTICE is hereby given, that the under-mentioned Estates in Zillah Purneah will be put up to public and unreserved sale, at the Collector's Office of that District, on Wednesday, the 4th July 1855,

corresponding with 5th Assar, Sane 1262 F. S., for arrears of Revenue:—

Class I — Mehals Permanently-settled, paying a jumma exceeding Company's rupees 100-0-0.

No. 431.—Mouzah Majra Ruggoonundun, Zillah Gondwarrah, Pergunah Dhurmpore; recorded proprietors, Shaik Nizamoodeen Hossein and others; sudder jumma, Company's rupees 100-8-0.

Class II.—Mehals Permanently-settled, paying a jumma not exceeding Company's rupees 100.

No. 128.—Monza Nevelgunge, Zillah Nathpore, Pergumah Hurrowath; recorded proprietors,

Beharce Misser, Hunnooman Misser and others; sudder jumma, Company's rupees 34-12-11.

No. 144.—Mouza Purmokam, Zillah Gondwarrah, Pergunnah Dhurmpore; recorded proprietor,

Elaheebux; sudder jumma, Company's rupees 20-3-0.

No. 148.—Mouza ditto, Zillah ditto, Perguunah ditto; recorded proprietors, Bhugwan, Rungall and others; sudder jumma, Company's rupees 11-3-4.

No. 225.—Mouza Moradpore, Zillah Bhowaneepore, Perguunah ditto; recorded proprietor, Mussta.

Tholho, Mahuthwain and others; sudder jumma, Company's rupees 17-11-1.

No. 298.—Mouza Teerakhawaspore, Zillah Gondwarrah, Pergumuh ditto; recorded proprietor, Mahuntgopal Dass; sudder jumma, Company's rupees 16-0-9.

No. 299.—Mouzah Teerakhawaspore, Zillah Gondwarrah, Pergumuh ditto; recorded proprietor, Salbah Gondwarrah, Pergumuh ditto; recorded proprietor, Salbah Gondwarrah, Pergumuh ditto; recorded proprietor,

Sadholall; sudder jumma, Company's rupees 25-1-0.

No. 300.—Mouzah Teerakhawaspore, Zillah ditto, Perguanah ditto; recorded proprietor, Mus-

ioodun Dass; sudder jumma, Company's rupees 33-6-4.

No. 359.—Mouzah Bhutwarra Ghunsam, Zillah and Pergunnah ditto ; recorded proprietor, Rajib-

ochun Bhuttacharge; sudder jumma, Company's rupees 28-15-4.
No. 455.—Mouzah Bhowancepore Rajdham, Zillah Bhowancepore. Perguunah Dhurmpore; re-

porded proprietors, Juggun Misser and others; sudder jumma, Company's rupees 22-15-8.

No. 456.—Mouzah Shapore Gowrali, Zillah and Pergumah ditto; recorded proprietors, Shah

Kullunder Hossein and others; sudder jumma, Company's rupees 11-2-7.

No. 528.—Mouzah Moorsundah, Zillah and Pergunuah ditto; recorded proprietors, Joorawun Misser and others; sudder jumma, Company's rupees 48-7-10.

No. 532.—Mouza Dhoosur Kummergamah, Zillah Bhowaneepore, Pergunuah ditto; recorded pro-

prietor, Gooneejha; sudder jumma, Company's rupees 38-15-3.

Class III.—Mehale temporarily-settled or let in Farm.

No. 177.—Mouza Chuckia Alleepore Meejan, Zillah Nathpore, Pergunnah Hurrawuth; recorded proprietors, Fedai Fathma; sudder jumma, Company's rupees 73-11-3.

No. 826.—Mouza Seemulpoor Agee, Zillah Bhuwanypoor, Pergunnah Dhurmpore; recorded proprietors, Ramsurrun Dass and others; sudder jumma, Company's rupees 19-13-7.

No. 477.—Mouza Ameerpore Hurdass, Zillah Gondwarrah, Pergunnah ditto; recorded proprietors, Ramsuchus Sircar; sudder jumma, Company's rupees 16-15-8.

No. 506.—Mouza Raghopure Rownea, Zillah Gondwarrah, Pergunnah ditto; recorded proprietors, Ramgopal Ghose and Brijmohun Dass; sudder jumma, Company's rupees 51-9-0.

No. 524.—Mouza Nundnah Chynpore, Zillah Beernuggur, Pergunnah ditto; recorded proprietor, Reharés Sing; sudder jumma, Company's rupees 38-0-7.

Beharee Sing; sudder jumma, Company's rupees 38-0-7.

ZILLAR PURNEAR, COLLECTORSHIP,) The 16th June 1855.

GEORGE C. BALFOUR, Officiating Collector. NOTICE is hearing given, under Section VI. Act I. of 1845, that the under-mentioned estates in Zillich Shahabad will be put up to public and unreserved Sale at the Collector's Office of that District on the 6th day of July 1855, for arrears of Revenue and other demands which by the Regulation on the few day of July 1855, for arrears of Revenue and other demands which by the Regulation of the country of Revenue and other demands which the country of Revenue and the country of Revenue and the country of Revenue and the country of Revenue and Acts in force, are directed to be realised in the same manner as arrears of Revende due on the 7th day of June 1855 :-

Class I .- Permanently-settled Estates.

No. 33.—Mehal Begumpoor, Pergunnah Arrah; recorded proprietors, Shaikh Mihir Ally, Dilawur Ally, Mihiyoolah and ten others; sudder jumma, Company's rupees 282-13-0.

No. 206.—Ez Rikbah Goonder, Pergunnah Arrah, of Raghoobur Sing; recorded proprietor,

Rambux Sing; sudder jumma, Company's rupees 193-1-1.

No. 1065.—Mehal Ounraiah Deyee, Pergunnah Chyupcor; recorded proprietors, Kishoondial Roy, Jugloll Roy, Ajaib Roy and four others; sudder jumma, Company's rupees 306-2-2.

No. 1892.—Juglis Thanua Sukurreea, Pergunnah Dunwar, of Jankes Ram Sepoy; recorded profrietor, Muunco Ram; sudder jumma, Company's rupees 17-0-0.

No. 1895.—Inglis Thanna ditto, Pergunnah ditto, of Bhorah Sing Sepoy; recorded proprietors, Condial Englis Thanna ditto, Pergunnah ditto, of Bhorah Sing Sepoy; recorded proprietors, Condial Englis Thanna ditto, Pergunnah ditto, of Bhorah Sing Sepoy; recorded proprietors, Condial Englis Thanna ditto, Pergunnah ditto, of Bhorah Sing Sepoy; recorded proprietors, Condial Englis Thanna ditto, Pergunnah ditto, of Bhorah Sing Sepoy; recorded proprietors, Condial Englis Thanna ditto, Pergunnah ditto, Pe

Sewdial, Bhalog and Sobrun; sudder jumma, Company's rupees 18-0-0.

No. 3216.—Peech Khoord, Pergunnah Sasseram; recorded proprietors, Meer Saduc Ally, Busharut Ally and six others; sudder jumma, Company's rupees 77-9-14.

No. 3310.—Mehals Coprowiesa, Kishoonpoora and Belhund, Pergunnah Sasseeram; recorded proprietors. Shewloll Sing, Imrittell and nine others; sudder jumma, Company's rupees 357-2-24.

No. 3284.—Arazi Inglis, Thanna Sicktee, Pergunnah Chynpoor, of Muddah Khan Khalasee; recorded proprietor, Hurnath Sahoy; sudder jumma, Company's rupees 10-15-8.

D. CUNLIFFE, Collector.

SHAHABAD COLLECTORATE; } The 11th June 1855.

- 2

NOTICE is hereby given, under section v. Act I. of 1845, that the under-mentioned Estates, in Zillah Tirhoot will be put up to public and unreserved Sale at the Collector's Office of that District on the 9th day of July 1855, for arrears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 7th day of June 1855 ;-

Class 1.—Permanently-settled Estates.

No. 3.—Half-anua share in Mouzah Sonepore, Pergunnah Ahis; recorded proprietors, Dookha Chowdry and others; sudder jumma, Company's rupees 37-8-10.

No. 305.—Mouzah Morsur, Pergunnah Bhurwarah; recorded proprietors, Debi Dutt and others;

suddar jumma, Company's rupees 1,350-6-5.

No. 444.—Mouzah Juddooparun, Pergunnah Burriel; recorded proprietor, Ramdial Misser; sudder jumma, Company's rupees 14-2-10.

No. 658.—Mouzah Muheswarah, Pergunnah Dhurroar; recorded proprietors, Musst. Rajdace Misraen and others; sudder jumma, Company's rupees 54-5-6.

No. 1199.—Chuck Syud Khan, Pergunnah Hajeepore; recorded proprietors, Ram Sahai Sing and others; sudder jumma, Company's rupees 324-4-3

and others; sudder jumma, Company's rupues 234-4-3.

No. 1234.—Govindpore Dearab, Pergunuah Hajecpore; recorded proprietor, Ram Sahai Sing;

andder jumma, Company's rupees 266-10-8. No. 1405.—Twelve annas share in Mouza Subta, Pergunnah Hati; recorded proprietors, Byjnath

Misser and others; sudder jumma, Company's rupees 608-9-9.

No. 1413.—Pillukhwar, Pargunnah Hati; recorded proprietor, Kunuckmun Jha; sudder jumma,

Company's rupees 74-15-2.

No. 1732—Mouza Jhowree, Pergunnah Kusma; recorded proprietors, Bhoopnarain Sing and others; sudder jumma, Company's rupees 15-10-1.

No. 2183.—Mouza Chunder Mircha, Chuckla Nye, Pergunnah Bissarah; recorded proprietors, Gowree Sunker and others; sudder jumma, Company's rupees 619-7-5.

No. 2856.—Mouzah Sawaceputti, Pergunnah Nanpore; recorded proprietors, Nuthoc Khewas and others; sudder jumna, Company's rupees 978-8-4.

No. 2856.—Mouzah Sawaceputti, Pergunnah Nanpore; recorded proprietors, Nuthoc Khewas and others; sudder jumna, Company's rupees 978-8-4.

No. 2873 .- Mouzah Bussuntpore-oorf, Datapore Puch Bhirwa, Pergunnah Rutti; recorded proprietors, Nirunjun Doobey and others; sudder jumma, Company's rupees 306-10-0.

No. 3499 — Mouzah Munamdeo, Pergunuah Tirsut; recorded proprietors, Rugheoburs Sahai and

others; sudder jumma, Company's rupees 44-10-11.

Class IV.—Estates to be sold for arrears due on account of other Estates.

No. 753.—Rights and Interests, of Runnoo Sing-oorf, Runpaul Sing, surety of Bikawo Sing and others, farmers of Mouza Puchdameah, Chuckla Gurzoul, Pergunnah Bissarah, in the one-sixth share of Poojeeah Bussanta and Jehanabad, "mye hissa," Guttar-odoolum and others, Pergunnah Bissarah;

aggregate sudder jumma, Company's rupees 1,693-10-7.

Cluse VI.—Estates to be sold on account of arrears of other demands.

No. 1198.—Rights and Interests of Ramunnoogeah Sing, in Mouza Tajpore Khurka, Pergumah Hajespore; retorded proprietors, Bissenperges, Narain Sing and others; aggregate sudder jumma, Company's rupees 442.8.

EDGAR F. Liuroun. Ofg. Collecter.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the under-mentioned Estates in the Monghyr will be put up to public and unreserved Sale, at the Collector's Office of that District, of the 9th day of July 1855, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 7th day of June 1855 :-

Clause I .- Permanently-settled Estates.

No. 443.—Mehal Jansepoor Ruseedpore, Pergunnah Monghyr; recorded proprietors, Meghoo Sing, Puncheowres Sing and others; sudder jumma, Company's rupees 153-5-2.

No. 607.—Mehal Jeenedpore Doera, Pergunnah Bulleah; recorded proprietors, Nowato Sing and

Raceh Sing; sucder jumma, Company's rupees 560.

No. 768.—Mehal Puchineer, Pergumah Bulleah; recorded proprietors, Ahlea Golaza Feroza, Ruhman Bux, Ershadhossein, Mowzum Allee and Imambux; sudder jumma, Company's rupees 135-12-3.

No. 954.-- Mehal Mukurduhee, Pergunnah Mulkee ; recorded proprietors, Hazaree Mul and Futteh-

No. 954.—Mehal Mukurduhee, Pergunnah Mulkee; recorded proprietors, Hazaree Mul and Futtehchund; sudder jumma, Company's rupees 132-0-6.

No. 1006.—Mehal Dwarkapore, Pergunnah Nyepore; recorded proprietors, Bukhut Thakoor, Bisson Thakoor, Bulwunt Thakoor, Jungle Thakoor, Teja Chowdry, Taj Thakoor, Rampursun Sing, Khukur Jha, Sheam Lal, Shaick Golam Aheeja, Mr. James Thomas, Chowdry Rampershad Sing, Beharee Lal and Fukeera Mahto; sudder jumma, Company's rupees 393-1-10.

No. 1025:—Mehal Mosahebpore, Pergunnah Nyepore; recorded proprietors, Hussun Alee Khan, Ritburn Sing, Nehchul Sing, Kullian Sing, Goordial Sing, Rookoo Isser, Jagoo Isser, Narain Isser, Shaick Roshun Allee, Musst Karamut, Shaick Khodabux, Mudenah, Amanut, Jogeraj Sing, Bhoop Isser, Rampershad Sing, Shaick Nujuf Allee, Shaick Bheechook, Shaick Tej Allee and others; sudder jumma. Company's rupees 260.

sudder jumma, Company's rupees 260.

No. 1048.—Mehal Syud Zadapore, Pergunnah Evepore; recorded proprietors, Khurugnaraih aha; Ramdooleh Jha, Koonwur Sing, Musst. Neteah Koonwur, Bussunt Koonwur and others; sudder

jumma, Company's rupees 132-4-10.

No. 1643.— Mehal Urazee, Thanna Dhurhura, Pergunnah Mohghyr; recorded proprietors, Modun Mahto, Doorga Mahto and others; sudder jumma, Company's rupees 1-15-3.

No. 1698.—Mehal Wazee, Thanna Dhurhura, Pergunnah Monghyr; recorded proprietors, Musst. Ruhmanee and others; sudder jumma, Company's rupees 5-5-4.

No. 1701.—Mehal Wazee, Thanna Dhurhura, Pergunnah Monghyr; recorded proprietors, Hunnooman Sing; sudder jumma, Company's rupees 5-5-4.

No. 1719.—Mehal Wazee, Thanna Dhurhura, Pergunnah Soozuigurha: recorded proprietors.

No. 1719.—Mehal Wazes, Thanna Alleenugur, Pergunnah Sooruigurha; recorded proprietors, Musst. Khyrun and Golam Hossein Khan; sudder jumma, Company's rupees 28-7-5.

No. 1748.—Mehal Wazes, Thanna Jafrah, Pergunnah Furksah; recorded proprietor, Purbhoo

Narain; sudder jumms, Company's rupees 1-12-4.

No. 1773.—Mehal Wazee, Thanus Jafrah, Pergunnah Furkeah; recorded proprietors, Mussts.

Bukhtee Thinklee, Punnah and others, sudder jumms, Company's rupees 6-5-0.

No. 1781.— Mehal Wazee, Thanna Jafrah, Pergumah Furkeah; recorded proprietors, Gunnesh Dutt, Nowah Sing and others; sudder jumma, Company's rupees 12-12-14.

No. 2453.—Mehal Urzee, Thanna Rautun, Pergumah Furkeah; recorded proprietor, Nowah Sing; sudder jumma, Company's rupees 16-10-8.

No. 2609. Mehal Amanh Rimbonyukh Pergumpah Mahlah i recorded proprietor. Sheigh Indeed.

No. 2292.—Mehal Aymah Bistkoorwah, Perguunah Maldah; recorded proprietors, Shaick Imdad Arlee, Fyz Allee and others; sudder jumme, Company's rupees 25-13-0.

No. 2297.—Mehal Urazee Pyn, Pergunnah Maldah; recorded proprietors, Shaick Rujub Allee, Fukeer Oollah and others; sudder jumme, Company's rupees 25-15-2.

No. 2661.—Mehal Avey, Pergunnah Maldah; recorded proprietors, Syud Oolee Ahmed, Syud Ooshee Ahmed, Shaick Rujub Allee, Shaick Nujum Oodeen, Shaick Ameer Oodin, Shaick Fukeer Ollah and Musst. Byjun; sudder jumma, Company's rupees 42-13-53.

No. 3040.—Mehal Arazee, Thanna Arrumnugur, Pergunnah Monghyr; recorded proprietor.

No. 3040.—Mehal Arazee, Thanna Arrumnugur, Pergunnah Monghyr; recorded proprietor,

Amanee Sing; sudder jumma, Company's rupees 4-8-27.

No. 3119.—Mehal Jehangheerpore, Pergunuah Maldah; recorded proprietors, Meer Ahmed Allee,

Musst. Oolleeha and others; sudder jamma, Company's rupees 183-14-2.

No. 3541.—Mehal Urazee Chowthurn, Pergunnah Furkeah; recorded proprietor, Hazee Ahmed;

midder jumma, Company's rupees 35-8-0.
No. 3542.—Mehal Urazee Bodalı, Pergunualı Furkealı; recorded proprietors, Newab Sing and others; sudder jumina, Company's rupees 24-6-0.

A. A. SWINTON, Offg. Collector,

MONGHYR: Collector's Office, The 15th Junte 1848